

Membership Agreement

This Membership Agreement ("Agreement") is effective as of March 28, 2026 ("Effective Date") by and between the GoQRides, accessed via <https://goqrides.com> with a business address of 1244 Clintonville St, Whitestone, 11357 ("Community"), and all current and future members of GoQRides ("Member").

By accessing, browsing, or using the <https://goqrides.com> website or by selecting "I accept" during membership registration, you represent that you have read, understood, and agree to be bound by the terms and conditions of this Agreement.

Nature of the Service. The Community is a social network that facilitates the exchange of personal information between people. This socialization shall include reading the profile pages of other members and possibly even contacting them. The Community provides its Members with benefits such as, but not exclusive to, GoQRides provides members with access to a digital transportation platform that includes real-time public transit tracking, route planning, estimated arrival times, and service alerts.

The platform includes a user community known as "GoQPeoples," where members can engage with platform features, share feedback, and participate in the overall GoQRides experience.

Additional services may include local business listings, nearby restaurants, lodging options, and travel assistance for both residents and tourists.

GoQRides may provide AI-powered multilingual support, customer assistance, and informational services to enhance the user experience. Members may also access promotional offers, rewards programs, and future premium features as introduced.

All services are provided through the GoQRides website and/or mobile application and may be updated, modified, or expanded at the Company's discretion. The Community works like an online community of internet users.

Advertising, Sponsored Content, and Business Relationships.

GoQRides may display sponsored content, advertisements, featured listings, and promotional placements from businesses and third-party partners.

GoQRides may receive compensation, commissions, or other financial benefits from businesses in connection with advertising, promotions, or transactions conducted through the platform.

Such compensation may influence the placement, visibility, or ordering of certain businesses, products, or services within the platform.

Sponsored or promoted content will be identified where applicable; however, users acknowledge that some content may be influenced by business relationships.

GoQRides acts solely as a platform connecting users with third-party businesses. GoQRides does not own, control, or directly provide the products or services offered by these businesses.

All transactions are conducted between the user and the third-party business. GoQRides is not responsible for the quality, safety, legality, delivery, or fulfillment of any products or services.

Any disputes must be resolved directly between the user and the third-party business.

Sponsored Content and Business Relationships

GoQRides may display sponsored content, advertisements, featured listings, and promotional placements from businesses and third-party partners.

GoQRides may receive compensation, commissions, or other financial benefits from businesses in connection with advertising, promotions, or transactions conducted through the platform.

Such compensation may influence the placement, visibility, or ordering of certain businesses, products, or services within the platform.

Sponsored or promoted content will be identified where applicable; however, users acknowledge that some content may be influenced by business relationships.

Third-Party Services and Transactions.

GoQRides acts as a platform that connects users with third-party businesses. GoQRides does not own, control, or directly provide the products or services offered by these businesses.

All transactions are conducted between the user and the third-party business, and GoQRides is not responsible for the quality, safety, legality, delivery, or fulfillment of any products or services purchased through the platform. Any disputes regarding transactions must be resolved directly between the user and the business.

User Registration and Information. The Member shall fill in the correct information requested in the User Registration form on the site. The Member shall be required to promptly update the User Information on the site. The Member shall select a username and password during the User Registration process. The Member shall be responsible for: a) all use of the site made by the Member's username and password, and b) maintaining the confidentiality of the Member's username and password.

Content. The content includes messages and other materials posted to forums, groups, or other locations on the site by the members of the Community. The Members of the Community are deemed to grant the Community the nonexclusive right to post, display, copy, and modify the content in connection with the operation of the site and the Community's business. Further, the Member is deemed to grant the Community the nonexclusive right to post, display, copy, and sell the content within the limitations set by the Member during the online publishing process. Member is also deemed to authorize the Community to disclose their personal data when the Member includes such personal data in the content.

Privacy. The Community shall not sell or rent Members' personal information to third parties without Members' explicit consent. The Community shall store and process the Members' information on computers located in the United States that are protected by physical and technological security devices. However, the Community shall be permitted to access and modify the Members' information.

Indemnification. The Member agrees to indemnify and hold harmless the Community from all claims, losses, expenses, fees, including attorney fees, costs, and judgments that may be asserted against the Community that result from the acts or omissions of the Member and their employees, agents, or representatives.

No Agency. No agency, partnership, joint venture, employee-employer, or franchiser-franchisee relationship is intended or created by this Agreement.

Terminating Membership. The Member may choose to retire or delete the published content from the Community's site, and it will no longer be available or visible to other visitors. Terms regarding the status of the uploaded content will remain applicable when the Member chooses to terminate the membership. Contents posted to the site other than the published content will not be deleted or retired as a result of the Member's termination.

Limitation of Liability. Under no circumstance shall either party be liable to the other party or any third party for indirect, incidental, consequential, special or exemplary damages (even if that party has been advised of the possibility of such damages), arising from any provision of this Agreement such as, but not limited to, loss of revenue or anticipated profit or lost business, cost of delay or failure of delivery, or liabilities to third parties arising from any source.

Alternative Dispute Resolution. The parties will attempt to resolve any dispute arising out of or relating to this Agreement through friendly negotiations among the parties. If the matter is not resolved by negotiation, the parties will resolve the dispute using the below Alternative Dispute Resolution ("ADR") procedure.

If any controversies, claims, or disputes arising out of or relating to this Agreement cannot be resolved through negotiation, the parties agree to try in good faith to settle the dispute by mediation in accordance with any statutory rules of mediation. If mediation is unavailable or unsuccessful in resolving the entire dispute, any outstanding issues will be submitted to final and binding arbitration under the rules of the American Arbitration Association.

The parties shall select a mutually acceptable arbitrator knowledgeable about issues relating to the subject matter of this Agreement. The arbitrator's award will be final, and any court with proper jurisdiction may enter judgment upon it. During the continuance of any arbitration proceeding, the parties shall continue to perform their respective obligations under this Agreement.

Entire Agreement. This Agreement contains the entire agreement of the parties with respect to the subject matter contained herein. No other promises, warranties, representations, agreements, or understandings, whether oral or written, exist concerning this subject matter. This Agreement supersedes any previous or simultaneous oral or written promises, warranties, representations, agreements, or conditions between the parties.

Severability. If any provision of this Agreement shall be held to be invalid, illegal, or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a court finds that any provision of this Agreement is invalid, illegal, or unenforceable, but that by limiting such provision, it will become valid, legal, and enforceable, then such provision shall be deemed to be written, construed, and enforced as so limited.

Governing Law. This Agreement shall be governed by the laws of the New York.

Community Name: GoQrides

Website: <https://goqrides.com>

Effective Date: March 28, 2026