

User Agreement Officelynq Mobile App, Management Portal & website 26-10-2017

This User Agreement describes the conditions for using Officelynq's Applications: Mobile App, Management Portal and website. If you have any questions, contact support@officelynq.com.

1. This User Agreement applies to Officelynq's Applications;
2. Definitions are in the Privacy Statement, just like this agreement posted on our website: <http://officelynq.com/termsandconditions/>
3. By using the Applications (which includes downloading and installing it), you accept this agreement as User of the Applications;
4. When the Applications make use of third party services, their general terms and conditions and privacy- and cookie policy also apply; Officelynq is not responsible for these. In case of contradiction between this agreement, and that of a third party, this agreement prevails;
5. Officelynq can adapt this agreement and the Privacy Statement at any time, by giving notice to its users on our website (see also point 2). It is strongly recommended to check this page often, referring to the date of the last modification listed at the top. If a User objects to any of the changes to the Privacy Statement or User Agreement, the User must cease using the Applications and can request that the Data Controller remove the Personal Data. Unless stated otherwise, the then-current Privacy Statement applies to all Personal Data the Data Controller has about Users;
6. User may not make the Applications available to other parties, sell, rent, decompile, reverse engineer or modify the Applications, without prior written consent from Officelynq; User may also not omit or delete any technical measures meant to protect the Applications;
7. Officelynq always has the right to modify the Applications, to modify or delete data, to terminate or limit User's use of or access to the Applications, entirely or in part, temporarily or permanently;
8. Use of the Applications is for User's own risk;
9. To make use of the Applications, User must take care of the required equipment, system software and (internet) connection;
10. User will always observe Officelynq's name and reputation and ensure that its use of the Applications does not in any way prejudice the rights and / or reputation of Officelynq;
11. The Applications are composed with the utmost care. However, Officelynq cannot guarantee that the Applications will always be available without interruption, errors or defects. Officelynq reserves the right to terminate the Applications (unannounced) temporarily or permanently without the User deriving any rights therefrom.
12. Descriptions and footage of some of the locations included in the Applications and items to be reserved, are from public sources. Although the content of the Applications has been composed with the greatest care and Officelynq strives to provide actual, accurate and complete information, Officelynq doesn't guarantee explicitly or implicitly that the information provided in the Applications is actual, accurate and complete. The User agrees that access to and use of the Applications, generally the use of the information provided in the Applications, is solely User's responsibility.
13. Users are responsible for any third party Personal Data obtained, published or shared through the Applications and confirm that they have the third party's consent to provide the Data to Officelynq.
14. Officelynq is not liable for damage or injury resulting from the use of the Applications;
15. User indemnifies Officelynq for all possible third party claims because of the use of the Applications. The User will compensate Officelynq for all damages and costs (including but not limited to (extra) judicial costs) incurred by Officelynq because of such claims.
16. User can terminate the use of the Applications at any moment, by deleting or uninstalling the Applications from his/her's device;
17. Personal data is used as described in our Privacy Statement. By using the Applications, User agrees to the Privacy Statement;
18. These Terms of Use are governed by Dutch law;
19. Any disputes arising or related to these Terms of Use will be submitted to the court competent under Dutch law.