

TERMS OF USE

The following Terms of Use govern your use of this website of Lyoness Australia Pty Ltd and Lyoness Asia Pacific Limited (hereinafter referred to as “**Lyoness**”). For Lyconet Marketers, the Lyconet Agreement concluded together with any additional contract documents also apply. Users of this website agree to these Terms of Use and agree that Lyoness cannot be held liable for the use of this website. Lyoness may modify and amend these Terms of Use from time to time at its discretion and without notice. By continuing to use this website, you accept these Terms of Use as they apply from time to time.

Whilst Lyoness uses its reasonable endeavours to present correct and up-to-date information on this website, to **the extent permitted by law** and subject to the Disclaimer section below, no liability is assumed for the details and information on this website. Users of this website agree that access to and any use of this website and its contents is at their own risk.

INTELLECTUAL PROPERTY RIGHTS

All image, text, and audio files, as well as animations, videos, etc., and all other components of this website ("**Content**") are protected by copyright and other intellectual property rights owned by Lyoness or third parties. Whilst you may browse and print Content for your own personal and non-commercial use, you may not, in whole or in part, otherwise distribute, download, alter, reuse, redirect, or otherwise use Content without Lyoness's prior express written permission. In the internal download area, Content may be downloaded and used only for private use. A violation of this prohibition can lead to legal consequences, in particular on the basis of trademark, copyright, and competition regulations. Lyoness expressly reserves all copyright, trademark, and usage rights (right to use work and permission to use work) to this website.

To **the extent permitted by law** and subject to the Disclaimer section below, Lyoness shall not be liable for any unlawful activities, content or information in respect of other sites of the World Wide Web to which you may have been referred (e.g. through clicking on a hyperlink) from this site, and in respect of content and material provided by persons in contact exchanges in forums on this website, unless it has actual knowledge of the same, and only if Lyoness does not act promptly to remove such information or block access to it. Discriminatory, offensive, morally objectionable, or unlawful content can be removed by Lyoness at any time.

We will be happy to answer any further questions regarding these Terms of Use and the General Terms and Conditions at

Lyoness Australia Pty Ltd,
Suite 2, Level 12, 222 Pitt St
NSW 2000 Australia
+61 2 9007 1000
E-mail: international@lyconet.com

DISCLAIMER

1. This website and its Content on it are provided entirely “as is”. We exclude all implied conditions and warranties with respect to the website and its content or any implied condition or warranty the exclusion of which would breach any statute or cause any part of this section to be void.

2. If any law implies a condition, warranty or guarantee into these Terms of Use or grants such rights to a user of Lyoness which cannot lawfully be excluded, to the maximum extent permitted by law, Lyoness's liability for any breach of such implied condition, warranty or guarantee will be limited (at Lyoness's election) to the supply of the relevant service again or the payment of the cost of having that service re-supplied.

3. To the maximum extent permitted by law Lyoness assumes no responsibility for the currency, correctness, completeness and/or quality of the information and Content provided on this website. This also applies in relation to all information on the products and services offered on this website, including the product descriptions, prices, and information provided about the contractual partners of Lyoness. Technical errors and/or maintenance work, as well as other causes (such as a re-launch of this website) may result in disruptions of access this this website. Lyoness shall not be liable for any loss or damage resulting from the inability to use this website, or for any errors or omissions herein.

4. To the maximum extent permitted by law Lyoness will not be liable to users of this website or any other person or entity for any direct, indirect, consequential, or other loss or damage (howsoever caused, including as a result of Lyoness's negligence) which arises out of or in connection with use of this website or reliance on information or Content on it. Without limiting the foregoing, Lyoness assumes no liability for the usability and accessibility of the website. All descriptions of products and services offered on this website are subject to change and do not constitute offers capable of acceptance by users of this website. Lyoness expressly reserves the right to modify, amend, or delete parts of the website without notice.

5. Furthermore, Lyoness is not responsible for hyperlinks on this website and the content of the linked third party websites. Hyperlinks are provided for your convenience only and Lyoness assumes no responsibility for the content, currency, correctness, completeness, legality, or quality of the linked third party websites. Lyoness has no influence on the current and future design, content, or authorship of hyperlinks. Lyoness makes no representations or warranties as to, and accepts no responsibility for, the accuracy of information on third party websites accessible from hyperlinks on this website, and does not endorse any information, opinions, goods or services referred to on them.

6. To the maximum extent permitted by law, Lyoness shall not be liable for user-generated content that is posted or distributed on its website and Lyoness shall not be liable for damages caused by this content. Anyone who writes comments/reviews of any kind whatsoever on this website shall be liable for his/her contribution himself as the author. In the event of the infringement of legal rights of third parties, the originator of such infringements shall fully indemnify and hold Lyoness completely harmless against any loss or damage suffered or incurred by Lyoness. Lyoness reserves the right to delete any content of which it is aware that is illegal, offensive to common decency, or otherwise detrimental to the reputation of Lyoness, and will have no liability whatsoever for such deletion.

7. This disclaimer is to be regarded as part of this website. Should parts or individual wordings of this disclaimer not, no longer, or not completely correspond to the applicable legal situation, this shall have no effect on the content and validity of the other parts of this disclaimer.

PRIVACY

You acknowledge that Lyoness collects and process personal data in accordance with the Privacy Policy (which includes information about its use of cookies, web tracking and sharing with social media sites), and that you have read it before you use this website.

APPLICABLE LAW

These Terms of Use, and your use of our website, are governed by the laws of New South Wales, Australia.