

Terms of Service ("Terms")

Last updated: February 26, 2019

Please read these Terms of Service ("Terms", "Terms of Service") carefully before using the mobile app SkyNote (the "Service", the "app") operated by Grant Espanet ("us", "we", or "our").

Your access to and use of the Service is conditioned on your acceptance of and compliance with these Terms. These Terms apply to all visitors, users and others who access or use the Service.

By accessing or using the Service you agree to be bound by these Terms. If you disagree with any part of the terms then you may not access the Service. The Terms of Service agreement for SkyNote has been created with the help of [TermsFeed](#).

Accounts

When you create an account with us, it will be created through your Google Account.

You are responsible for safeguarding the password that you use to access the Service and for any activities or actions under your password, whether your password is with our Service or a third-party service.

You agree not to disclose your password to any third party. You must notify us immediately upon becoming aware of any breach of security or unauthorized use of your account.

Privacy

When you sign in to Our Service with Google, we will collect an id number unique to our Service and the email you used to sign into Our Service.

By using Our Service, you understand that any data you “back up” to our app while logged in with Google is intended to be viewed and edited by you alone. However, we want you to understand that nothing on the internet is completely secure as a breach of security is always a possibility. If you don’t want any of your notes to go to our backend server, then simply don’t sign in to Our Service with Google. You are free to use Our Service without

signing into Google. If you already signed into Google with Our Service and want to delete all of the notes you created on our server, then you can simply delete all of your notes on the app while logged into Google on our Service, then sign out of Google on Our Service, thus continuing to use Our Service “locally” without backup. To understand how your data is handled please see our “Privacy Policy”

Links To Other Web Sites

Our Service may contain links to third-party web sites or services that are not owned or controlled by SkyNote.

SkyNote has no control over, and assumes no responsibility for, the content, privacy policies, or practices of any third party web sites or services. You further acknowledge and agree that SkyNote shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be caused by or in connection with use of or reliance on any such content, goods or services available on or through any such web sites or services.

We strongly advise you to read the terms and conditions and privacy policies of any third-party web sites or services that you visit.

Termination

We may terminate or suspend access to our Service immediately, without prior notice or liability, for any reason whatsoever, including without limitation if you breach the Terms.

All provisions of the Terms which by their nature should survive termination shall survive termination, including, without limitation, ownership provisions, warranty disclaimers, indemnity and limitations of liability.

We may terminate or suspend your account immediately, without prior notice or liability, for any reason whatsoever, including without limitation if you breach the Terms.

Upon termination, your right to use the Service will immediately cease. If you wish to terminate your account, you may simply discontinue using the Service.

All provisions of the Terms which by their nature should survive termination shall survive termination, including, without limitation, ownership provisions, warranty disclaimers, indemnity and limitations of liability.

Governing Law

These Terms shall be governed and construed in accordance with the laws of Florida, United States, without regard to its conflict of law provisions.

Our failure to enforce any right or provision of these Terms will not be considered a waiver of those rights. If any provision of these Terms is held to be invalid or unenforceable by a court, the remaining provisions of these Terms will remain in effect. These Terms constitute the entire agreement between us regarding our Service, and supersede and replace any prior agreements we might have between us regarding the Service.

Changes

We reserve the right, at our sole discretion, to modify or replace these Terms at any time. If a revision is material we will try to provide at least 30 days notice prior to any new terms taking effect. What constitutes a material change will be determined at our sole discretion.

By continuing to access or use our Service after those revisions become effective, you agree to be bound by the revised terms. If you do not agree to the new terms, please stop using the Service.

Contact Us

If you have any questions about these Terms, please contact us: grantespo97@gmail.com