

LegalFling Terms and Conditions

LegalFling is owned by LegalThings B.V. of Amsterdam, the Netherlands

Welcome to the LegalFling (“LegalFling”, “We”, “Us”, “Our”) mobile device software application (the “LegalFling Software”), Website, and any other mobile or web services or applications owned, controlled, or offered by LegalFling now or in the future (collectively, the “LegalFling Services”). For clarity, any reference herein to “LegalFling Services” includes the “LegalFling Software.” Users who access, download, use, purchase and/or subscribe to the LegalFling Services (collectively or individually “You” or “Your” or “User” or “Users”) must do so under the following Terms and Conditions of Service ([please see](#)) (COLLECTIVELY, THIS “Agreement”).

1. USE OF THE APP

1.1 AGE RESTRICTIONS AND SAFETY.

THE LEGALFLING SERVICES ARE AVAILABLE ONLY FOR ADULTS (INDIVIDUALS AGED 18 YEARS OR OLDER).

1.2 SAFETY

LEGALFLING IS NOT RESPONSIBLE FOR YOUR USE OF THE LEGALFLING APP OR FOR THE ACTIONS OF OTHER USERS WITH WHOM YOU MAY EXCHANGE INFORMATION OR HAVE CONTACT. LEGALFLING DOES NOT CONDUCT CRIMINAL BACKGROUND SCREENINGS OF ITS USERS. LEGALFLING DOES NOT VERIFY THE INFORMATION PROVIDED BY USERS WITH RESPECT TO USERS’ HEALTH, PHYSICAL CONDITION, OR OTHERWISE. LEGALFLING ALSO IS NOT RESPONSIBLE FOR ACTIVITIES OR LEGAL CONSEQUENCES OF YOUR USE IN LOCATIONS WHICH MAY ATTEMPT TO CRIMINALIZE OR LIMIT YOUR PERSONAL INTERACTIONS. YOU MUST MAKE YOUR OWN INFORMED DECISIONS ABOUT USE OF THE APPLICATION IN YOUR LOCATION AND ASSESS ANY POTENTIAL ADVERSE CONSEQUENCES.

1.3 PRIVACY POLICY

Our collection, use, and sharing of personal and other information about You is subject to Our [Privacy Policy](#). You understand that through Your use of the LegalFling Services You consent to the collection, retention, use, and sharing of this information as set forth in Our Privacy Policy.

2. Intellectual Property rights of the app

2.1 INTELLECTUAL PROPERTY RIGHTS

The LegalFling App is owned by LegalThings B.V. of Amsterdam, the Netherlands. The LegalFling content, visual interfaces, information, graphics, design, compilation, computer code, products, software, services, including the mobile device applications, and all other elements LegalFling (collectively, the “Materials”) are protected by Dutch copyright laws, international laws and conventions, and all other relevant intellectual property and proprietary rights, and applicable laws. All Materials contained in LegalFling are the property of LegalThings B.V. of Amsterdam, the Netherlands. Except as expressly authorized by LegalFling under this Agreement, You agree not to sell, license, distribute, copy, modify, publicly perform or display, transmit, publish, edit, adapt, create derivative works from, or otherwise make unauthorized use of the Materials.

2.2 USER LICENSES

To use the LegalFling Software you must have a mobile device that is compatible with the LegalFling Software. LegalFling does not warrant that the LegalFling App will be compatible with Your mobile device. You are responsible for any mobile charges that You may incur for using the LegalFling Services, including text-messaging, roaming charges, and data charges. If You are unsure about the charges that will apply, please contact Your mobile service provider before using the LegalFling Services.

2.3 License Grant

Subject to Your compliance with the terms of this Agreement, LegalFling hereby grants You a non-exclusive, non-transferable, revocable license to (i) use a compiled code copy of the LegalFling Software for Your Account on a mobile device owned or leased solely by You, for Your personal, noncommercial use and (ii) use the LegalFling Services (other than the LegalFling Software) for Your personal, non commercial use.

2.4 Restrictions

You may NOT: (i) modify, disassemble, decompile or reverse engineer the LegalFling Services, except to the extent that such restriction is expressly prohibited by law; (ii) rent, lease, loan, resell, sublicense, distribute or otherwise transfer the LegalFling

Services to any third party or use the LegalFling Services to provide time sharing or similar services for any third party; (iii) make any copies of the LegalFling Services; (iv) remove, circumvent, disable, damage or otherwise interfere with security-related features of the LegalFling Services, features that prevent or restrict use or copying of any content accessible through the LegalFling Services, or features that enforce limitations on use of the LegalFling Services; or (v) delete the copyright and other proprietary rights notices on the LegalFling Services.

2.5 Upgrades

You acknowledge that LegalFling may from time to time issue upgraded versions of the LegalFling Services, and may automatically electronically upgrade the version of the LegalFling Services that You are using on Your mobile device or otherwise. You consent to such automatic upgrading on Your mobile device, and agree that the terms and conditions of this Agreement will apply to all such upgrades. You agree that LegalFling will not be liable to You for any such modifications.

2.6 Rights Reserved

The foregoing license granted under this Agreement is not a sale of the LegalFling Services or any copy thereof and LegalFling or its third-party partners or suppliers retain all right, title, and interest in the LegalFling Services (and any copy thereof). Any attempt by You to transfer any of the rights, duties or obligations hereunder, except as expressly provided for in this Agreement, is void. LegalFling reserves all rights not expressly granted under this Agreement.

3. Liabilities and Damages

3.1 LIMITATION OF OUR LIABILITY AND OF YOUR DAMAGES.

YOU ACKNOWLEDGE AND AGREE THAT, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, UNDER NO CIRCUMSTANCES, INCLUDING NEGLIGENCE, WILL LEGALFLING BE LIABLE TO YOU FOR ANY SPECIAL, INDIRECT, INCIDENTAL, PUNITIVE, RELIANCE, CONSEQUENTIAL, OR EXEMPLARY DAMAGES RELATED TO OR RESULTING FROM: (A) YOUR USE OF THE LEGALFLING APP; (B) OUR DISCLOSURE, DISPLAY, OR MAINTENANCE OF YOUR

LOCATION INFORMATION; (C) YOUR USE OR INABILITY TO USE THE LEGALFLING APP; OR (D) THE LEGALFLING SERVICES OR SYSTEMS THAT MAKE THE LEGALFLING SERVICES AVAILABLE; YOU AGREE THAT THE LIMITATIONS OF LIABILITY SET FORTH IN THIS SECTION WILL SURVIVE ANY TERMINATION OR EXPIRATION OF THIS AGREEMENT AND, TO THE EXTENT PERMITTED BY LAW, WILL APPLY EVEN IF ANY LIMITED REMEDY SPECIFIED HEREIN IS FOUND TO HAVE FAILED OF ITS ESSENTIAL PURPOSE.

IN NO EVENT SHALL LEGALFLING'S TOTAL LIABILITY TO YOU FOR ALL DAMAGES, LOSSES, AND CAUSES OF ACTION ARISING OUT OF OR RELATING TO THIS AGREEMENT OR YOUR USE OF THE LEGALFLING SERVICES (WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE), WARRANTY, OR OTHERWISE) EXCEED THE AMOUNTS PAID BY YOU FOR ACCESSING THE LEGALFLING APP. THIS SECTION IS NOT INTENDED TO EXCLUDE LIABILITY THAT LEGALFLING MAY NOT EXCLUDE UNDER APPLICABLE LAW.