

RinkWare™ Terms and Conditions of Use

1. Terms

By accessing this web site, you are agreeing to be bound by these web site Terms and Conditions of Use, all applicable laws and regulations, and agree that you are responsible for compliance with any applicable local laws. If you do not agree with any of these terms, you are prohibited from using or accessing this site. The materials contained in this web site are protected by applicable copyright and trade mark law. RinkWare, RinkWare FireFly, RinkWare FireFly, and RinkWare LLC refer to RinkWare LLC and are used interchangeably. The scope of this agree extends to all RinkWare products, and services.

2. Use License

a. RinkWare grants the use of RinkWare products based on the following conditions:

1. You refer to you the user, your employees, or authorized agents.
2. You are the business owner or authorized agent of the business to use RinkWare.
3. You shall not engage in illegal activity or activity that would cause harm to RinkWare's reputation or standing.
4. You shall not engage in activity intentionally or accidentally that negatively impacts the functionality of RinkWare.
5. You shall not upload or otherwise use content that is copyrighted material for which you do not have permission of the owner to use.
6. You leave intact any RinkWare branding, logos, and copyrights.
7. You shall not attempt to by-pass or circumvent RinkWare security or access restrictions.
8. You shall not attempt to "back-engineer" RinkWare products, source codes, and or applications.
9. You shall not attempt to reproduce or copy any website content created or generated using RinkWare.

b. This license shall automatically terminate if you violate any of these restrictions and may be terminated by RinkWare at any time. c.

RinkWare reserves the right to terminate this license at any time and for any reason.

3. Disclaimer

The materials on RinkWare's web site are provided "as is". RinkWare makes no warranties, expressed or implied, and hereby disclaims and negates all other warranties, including without limitation, implied warranties or conditions of merchantability, fitness for a purpose, or non-infringement of intellectual property or other violation of rights. Further, RinkWare does not warrant or make any representations concerning the accuracy, likely results, or reliability of the use of the materials on its Internet web site, online tools and services, mobile applications or otherwise relating to such materials or on any sites linked to this site. RinkWare makes no guarantee of uptime or website accessibility.

4. Limitations

In no event shall RinkWare or its suppliers be liable for any damages (including, without limitation, damages for loss of data or profit, or due to business interruption.) arising out of the use or inability to use the materials on RinkWare's Internet site, online tools and services, or mobile applications, even if RinkWare or a RinkWare authorized representative has been notified orally or in writing of the possibility of such damage. Because some jurisdictions do not allow limitations on implied warranties, or limitations of liability for consequential or incidental damages, these limitations may not apply to you.

5. Revisions and Errata

The materials appearing on RinkWare's web site could include technical, typographical, mathematical, or photographic errors. RinkWare does not warrant that any of the materials on its web site are accurate, complete, or current. RinkWare may make changes to the materials contained on its web site at any time without notice. RinkWare does not, however, make any commitment to update the materials.

6. Links

RinkWare has not reviewed all the sites linked to its Internet web site and is not responsible for the contents of any such linked site. The inclusion of any link does not imply endorsement by RinkWare of the site. Use of any such linked web site is at the user's own risk.

7. Payments, Prices and Refunds

RinkWare reserves the right to update and or change prices for products, services, and or online fees at any time with or without notice. Payment for subscription services are due at the time of registration and each month afterward on the monthly anniversary of registration. Subscription services require enrollment in automated monthly payments. In the event that automated payment is declined, or the customer's account becomes delinquent, the customer's account may be suspended. To restore services, the customer must re-enroll in a new subscription plan and pay any past due amounts plus a fifty (\$50.00) dollar re-activation fee. Online fee charges are collected at the time of the transaction. All product services, monthly subscriptions, online fees, and all other charges are non-refundable. You the customer are solely responsible for any refunds to your customers or patrons for payments received by you, including any online fees charged by RinkWare, from your customers using RinkWare or third-party payment systems.

8. Site Terms of Use Modifications

RinkWare may revise these terms of use for its web site at any time without notice. By using this web site you are agreeing to be bound by the then current version of these Terms and Conditions of Use.

9. Consent to Use for Advertising and Promotion.

RinkWare reserves the right to use customer branding, names, and customer provided testimonials for advertising, sales, and promotional purposes. This includes but is not limited to use on the RinkWare website, videos, and printed materials. See the RinkWare [Privacy Policy](#) for additional information.

10. Copyright & Trademark

RinkWare™ is trademark protected and copyrighted. RinkWare™ products, images, layout, website code, server side code, and branding are sole property of RinkWare™ and may not be used without express permission or in violation of the terms of use agreement.

11. Governing Law

Any claim relating to RinkWare's web site shall be governed by the laws of the United States and the State of Texas without regard to its conflict of law provisions.