

Terms of Service

These terms and conditions outline the rules and regulations for the use of the websites and applications of the Daledon unless stated otherwise.

Daledon is located at:

19 McDonald Street, Berala

NSW 2141, Australia

Daledon contacts:

Email: Mail@Daledon.Com

Website: <https://daledon.com/>

This terms and conditions statement covers the following Daledon websites and apps:

- daledon.com
- daledon.myshopify.com
- Daledon App

By accessing or using all the above-listed websites, web services, and apps we assume you accept all the applicable terms and conditions in full. Please, do not continue to use any of the above-listed websites, web services, and apps if you do not accept all of the terms and conditions.

The following terminology applies to this entire Terms of Service Statement and Disclaimer Notice and any or all Agreements: "Client", "Customer", "You" and "Your" refers to you, the person accessing this website and accepting the terms of service of Daledon for all the websites, web services, and apps under this statement. "The Company", "Ourselves", "We", "Our" and "Us", refers to Daledon. "Party", "Parties", or "Us", refers to both the Client and ourselves, or either the Client or ourselves. "The Products" refers to the websites, web services, and the apps of Daledon under this statement. All terms refer to the offer, acceptance, and consideration of payment necessary to undertake the process of our assistance to the Client in the most appropriate manner, whether by formal meetings of a fixed duration or any other means, for the express purpose of meeting the Client's needs in respect of the provision of the Company's stated services/products, in accordance with and subject to, prevailing law of Australia. Any use of the above terminology or other words in the singular, plural, capitalization and/or he/she or they, are taken as interchangeable and therefore as referring to the same. Any correction to this statement is appreciated.

License

Unless stated otherwise, Daledon and/or its licensors hold the intellectual property rights for all the materials on all of the products of Daledon. All rights to intellectual property are reserved. You may view and/or print pages for your personal use from the products of Daledon, subject to the restrictions set out in this terms of service.

You must not:

1. Republish any material from our products
2. Sell, resell, rent, or sub-license any material from our products
3. Reproduce, duplicate, or copy any material from our products
4. Cache any content in any local server if not for normal internet services
5. Redistribute any content from our products (unless the content is specifically made for redistribution)

Unless stated otherwise, any blog post, newsfeed, podcast, or user-generated content on any of our products is a joint ownership property of Daledon and the original content developer or creator. The license for all those contents is equivalent to our standard license. All content creators should, therefore, accept the full terms of service with additional agreements before publishing, if applicable. Exceptions can apply only to holders of special agreements.

Unless stated otherwise, we reserve the right to change or discontinue products, or any part thereof, with or without notification, at any time and from time to time. And we will not be responsible for any alteration, price change, suspension or discontinuance of our products with you or with any third party.

Our products can also use products legally protected by third-party copyrights. Such third parties have their license or copyright policies and are listed and stated where applicable or in this terms of service statement. Nevertheless, none of our products have any third party product that has a licensing or copyright policy that contrasts with ours or has an impact on you during their implementation. We have taken extra care to ensure compliance with such products, but because they are by third parties, we cannot guarantee. Any report, clarification, and suggestions will be appreciated.

Disclaimer

To the fullest capacity permitted by applicable law, we exempt all representations, assurances, and conditions relating to our products and the use of our products (including, without limitation, any assurances mandated by law as regards acceptable consistency, fitness for purpose and/or the use of appropriate care and skill).

Nothing in this disclaimer will:

1. limit or exclude our or your liability for death or personal injury resulting from negligence;
2. limit or exclude our or your liability for fraud or fraudulent misrepresentation;

3. limit any of our or your liabilities in any way that is not permitted under applicable law; or
4. exclude any of our or your liabilities that may not be excluded under applicable law.

The limitations and exclusions of liability set out in this section and elsewhere in this disclaimer: (a) are subject to the preceding paragraph; and (b) govern all liabilities arising under the disclaimer or in relation to the subject matter of this disclaimer, including liabilities arising in contract, in tort (including negligence) and for breach of statutory duty.

All the contents of our products are released for general knowledge purposes only and in good conscience. We make no assurances about the completeness, reliability or accuracy of the whole content. Any action you take upon the contents that you find on our products is at your own risk. We will not be responsible for any loss and/or harm resulting from the use of our goods. We have tried our best not to make any false claims. You can report something like that to us anytime, however.

You may visit, view, download, or install products from our products that are produced, developed, or maintained by any third-party authority. Although we aspire to ensure adequate protection, we have no control over the content and nature of these third-party products. Any hyperlink to any third-party product of any type, except for legally supported material, does not mean a recommendation of any sort. Any third-party product and its stakeholders can significantly change without notification and may take effect before we can take any appropriate action.

Please also be advised that such a third-party product might have different privacy policies and terms outside of our control when you leave our products or when you are diverted to another third-party product. Be sure to review those products' privacy policies as well as their "Terms of Service" before engaging in any business or uploading any details.

We do not approve any terms and conditions for any legally supported content, which conflicts with our terms of service. While we take special care and adhere to a special agreement when accepting any sponsored content, we still classify those as a third party and our policy on the disclaimer of any third party product also applies to any authorized sponsored content.

We have a period of 21 days to address any complaints we receive and will have no obligation to answer directly to you. Your privacy will be kept unless we ask your permission for the disclosure of your details, or parts of it and you agreed to do so.

Hyperlinking

Our policy on hyperlinks covers not just links to websites but also references and frames (i.e. iframe). We reserve the right to request, at any time and in its absolute discretion, that you delete all hyperlinks to our products or any particular connexion. On such a request you agree to delete all kinds of links to our products immediately. We always reserve the right, at any time, to change these terms and conditions and the policy on hyperlinking. Through continuing to hyperlink to our products, you agree to be bound and abide by our terms and conditions of hyperlinking. Despite a trademark licensing agreement, no use of the Daledon logo or other artworks would be permitted for any kind of connexion.

- 1) The following organizations may hyperlink to our products without prior written approval:
 - a) holders of special Daledon agreements;
 - b) government agencies;
 - c) search engines;
 - d) news organizations;
 - e) educational institutes;
 - f) online directory distributors; and
 - g) accredited businesses, soliciting non-profit organizations, charity shopping malls, and charity fundraising groups.
- 2) The organizations listed above may hyperlink to any of our websites or other information, given that the hyperlink: (a) respects our rights; (b) is in no way deceptive; (c) does not falsely imply the support, endorsement or approval of the linking party and its products; and (d) fits within the context of the site of the linking party. These conditions also apply for the written approval holders as well.
- 3) By accepting all the conditions, any can email us with comprehensive intent requests for written approval of hyperlinking. We will check the request carefully, and confirm our decision as soon as possible. Any requests after hyperlinking will not be accepted.

While we are continuing to work to assure that the information on our products is accurate, we do not warrant its comprehensiveness or accuracy; nor are we committed to ensuring that the website remains available or that any content on our products is kept current.

If, for some reason, you find any hyperlink on our products or any related property objectionable, you may contact us about this. We will accept requests for removal of links, but there will be no requirement to do so or to respond directly to you.

User Comments

Some sections of our products provide you and other users with the opportunity to post and exchange opinions, information, content, and data ('Comments'). We usually do not scan, edit, or review comments on any of our products before their publication, and the comments do not represent our opinions or views.

By commenting, you, or a user warrant and portray that:

1. you are qualified to comment on our products with all required permissions and consents to do so;
2. your comments do not infringe any intellectual property right, including, without limitation, any third party's copyright, patent or trademark, or other proprietary rights;
3. there is no defamatory, libelous, insulting, obscene or otherwise illegal content or information in your comments which is an infringement of privacy;
4. your comments do not attract or encourage business or tradition, or to address any commercial or illegal activities;

5. you grant us the right to review all your comments and to delete any without any notice which we consider to be unacceptable, offensive or otherwise in breach of these terms and conditions; and
6. you also grant us a non-exclusive royalty-free license to use, reproduce, edit and approve anyone to use, reproduce, and edit any of your Comments in any form, format, or media.

User Generated Contents

- 1) The Agreement shall begin on the date hereof.
- 2) The following terms apply to the creators of user-generated content unless stated otherwise:
 - a) Your content must comply with all our policies;
 - b) Once posted, shared, or published, the content will be treated as like the rest of our contents and all our policies apply, unless stated otherwise;
 - c) Any hyperlinking must be thoroughly checked by you;
 - d) The content will be jointly owned by us and you with credits to you because we will be a non-liable owner since we won't accept any liability;
 - e) No parties of this joint ownership can take any action without notifying the another and the content cannot be removed or hidden for posting, sharing, or publishing elsewhere without any written joint agreement;
 - f) We can monitor your generated contents, take suggestions for those contents, handle complaints made for those contents, and communicate special requests resulted or needed because of those contents;
 - g) You grant us a non-exclusive royalty-free license to use, reproduce, edit and approve anyone to use, reproduce, and edit any of your Comments in any form, format, or media.
 - h) Financial revenues generated from your generated content will be only shared if any relevant written agreement exists between you and us with a specified proportion of revenue or net income sharing;
 - i) You accept that violation of any terms will result in content removal, penalty, and lawsuits; and
 - j) Only a special agreement can override these terms.
- 3) The following conditions apply for the user-generated content users unless stated otherwise:
 - a) Some sections of our products give users with the opportunity to create content on their own. Those sections can a blog, newsfeed, podcast, or anything relevant. We do not usually inspect, edit, publish or review those on any of our products before their release and those do not represent our views or opinions; and
 - b) Any report regarding any user-generated content is highly appreciated.

Cookies

We employ the use of cookies. By using our products, you consent to the use of cookies in accordance with our privacy policy. Our privacy policy fully complies with the Australian Privacy Principles (APPs) contained in the Privacy Act 1988 (Cth) (the Privacy Act).

All too many modern technology products use cookies to get details of users from previous interactions. For some parts of our products, cookies are used to allow users to have accessibility and ease of use. Most of our promotional partners, affiliates, technology providers, management service providers, and third-party operational systems use cookies too. Although we aspire to ensure adequate protection, we have no control over those cookies. You can report any problem with cookies to us anytime, however.

Since cookies vary from products to products, all our products have specified cookie sources, cookie management authorities, and their cookie policies. Please read their cookie policy to know why they use their cookies and how you will get benefited from those cookies.

Updates

We reserve the right to updating these terms and conditions. Any updates to these terms and conditions may be notified via electronic mediums. We may use website notifications or pop-ups to notify about the change, but it will be maintained for a limited amount of time only.