

General Terms and Conditions

The KISS.CLOUD service is provided by Equium Holding in Maassluis, the Netherlands (Listed in the Dutch Commercial Register under number 24382542).

Quality. We deliver KISS.CLOUD subject to SLA 1.0, which should be read separately. We may alter the technical structure of this service at any time.

Services. Activate the services via the account. Services are arranged for the term chosen and may not be cancelled or reduced mid-term.

Payment. KISS.CLOUD only works with advance payments. You are responsible for having enough balance in your account. If there is a deficit, we will immediately block the service.

Filters. We use filters to stop unwanted internet traffic (such as spam). We cannot guarantee that it works correctly. We cannot be held liable for errors.

Personal details. You must ensure that you observe the legislation pertaining to privacy and personal data.

Misuse. Use for purposes prohibited by law or purposes that are inappropriate is prohibited. Use is subject to both Dutch law and the law that applies to you. If we suspect a violation, we are authorised to intervene immediately; you will not have any right to compensation for damage.

Liability. We can only be held liable for direct damage, i.e. the price of the service that caused the damage. We cannot be held liable for other kinds of damage, regardless of the cause.

Indemnification. You indemnify us against all claims from third parties in connection with your use of the service.

Term and termination. You may cancel your account as soon as all the services have ended. We will not repay any outstanding balance.

Amendments. We may amend these terms and conditions at any time. Amendments will come into force on your next purchase of credits.

Applicable law. This agreement is concluded under Dutch law. The Court of Rotterdam, the Netherlands, has exclusive jurisdiction.