

TERMS OF USE

By using the Sites you agree to be bound by these Terms of Use as set forth below. Use of the Site is strictly voluntary. PLEASE READ THESE TERMS CAREFULLY BEFORE USING THE SITE.

These Terms of Use set forth the duties and responsibilities associated your use of Lyoness IMEA SA website. If you do not agree to these Terms of Use, you must immediately log off the Site and you may not use the Site. If you breach any portion of these Terms of Use, your authorization to use the Site automatically terminates and you must immediately discontinue use of the Site.

These Terms of Use describe the limited basis on which the Sites are available and supersede prior agreements or arrangements on your use of the Sites. Otherwise, these Terms of Use do not alter in any way the terms and conditions of any other agreement you may have with Lyoness IMEA SA.

Any information collected at the Sites is governed by our **Privacy Policy**, unless otherwise stated. To access and use certain services available through the Sites, you may be required to register with Lyoness IMEA SA through a login/registration page and you must agree to be bound by any additional applicable terms and conditions contained there.

The following Terms of Use govern your use of this website of Lyoness IMEA SA (hereinafter referred to as "Lyoness"). Furthermore, the Lyconet Agreement and all additional legal documents also apply for Lyconet Marketers. Users of this website agree to these Terms of Use and agree that Lyoness cannot be held liable for the use of this website. Lyoness may modify and amend these Terms of Use from time to time by updating them.

Lyoness will make every effort to present correct and up-to-date information on this website. However, no liability is assumed for the details and information on this website. Users of this website agree that access to and any use of this website and its contents is at their own risk. Lyoness shall not be liable for any damage resulting from access to, use of, or the inability to use this website, or for any errors or omissions herein.

All image, text, and audio files, as well as animations, videos, etc., and all other components of this website are protected by copyright and may not, in whole or in part, be distributed, downloaded, altered, reused, redirected, or otherwise used without prior express written permission. In the internal download area, these files may be used only for private use.

Lyoness reserves the right to exclude persons from the service and/or delivery where appropriate, if there are good reasons for doing so.

Lyoness shall not be liable for those unlawful activities or information by electronic referrals which lead from this site to other sites of the World Wide Web, and for those contents provided by persons in contact exchanges in our forums unless it has actual knowledge of the same, and only if Lyoness does not act immediately to remove such information or block access to it. Discriminatory, offensive, morally objectionable, or unlawful content can be removed by Lyoness at any time.

We will be happy to answer any further questions regarding these Terms of Use and the General Terms and Conditions at

Lyoness IMEA SA
Bahnhofstrasse 22
CH-9470 Buchs
Switzerland
E-mail: international@lyoness.com

Registered under CHE-141.452.067 in the Commercial Register for the Canton of St. Gallen

You agree to accept responsibility for all activities that occur under your account or password, including taking reasonable steps to maintain the confidentiality of your username and password. You agree to promptly notify us of any unauthorized use of your username, password or other account information, or of any other breach of security that you become aware of involving your account or any portion of the Site. Lyoness IMEA SA. reserves the right, without notice and in its sole discretion, to refuse or restrict access, terminate accounts, or remove or edit content.

All information submitted to Lyoness via this site shall be deemed and remain the property of Lyoness and shall be free to use, for any purpose, any ideas, concepts, know-how or techniques contained in information a visitor to this site provides Lyoness through this site. Lyoness shall not be subject to any obligations of confidentiality regarding submitted information except as agreed by Lyoness or as otherwise specifically agreed or required by law.

DISCLAIMER

1. Lyoness IMEA SA (hereinafter referred to as “Lyoness”) assumes no responsibility for the currentness, correctness, completeness, legality and/or quality of the information provided. This also applies to all products and services offered on this website, including the product descriptions, prices, and information provided about the contractual partners of Lyoness. No warranty of any kind, implied, express or statutory, including but not limited to the warranties of non-infringement of third party rights, title, merchantability, Fitness for a particular purpose and freedom from computer virus, is given in conjunction with the information and materials.

Technical errors and/or maintenance work, as well as other causes (such as a re-launch of the website) may result in shorter or longer disruptions of access. Lyoness assumes no liability for the usability and accessibility of the website. Liability claims against Lyoness regarding damage of a material or intangible nature (such as lost profits, frustrated expenses, damages due to data loss, unjust enrichment claims, legal fees, or contract execution fees) that are caused by the use of the information provided or by the use of incorrect and incomplete information are basically excluded unless Lyoness has proven to be intentionally or grossly negligent. All offers are subject to change and non-binding. Lyoness expressly reserves the right to modify, amend, or delete parts of the website or the entire offer without special notification or to cancel the publication in part or completely.

2. Furthermore, Lyoness is not responsible for hyperlinks and their content. Lyoness assumes no responsibility for the currentness, correctness, completeness, legality, or quality of the hyperlinks. All liability shall fall upon the provider of the linked website. Lyoness has no influence on the current and future design, content, or authorship of hyperlinks. For this reason, Lyoness hereby expressly dissociates itself from the content of all hyperlinks that are changed after the link has been established and from external entries in guest books, discussion forums, and mailing lists set up by Lyoness. A permanent content check of the linked websites is unreasonable without concrete indications of an infringement, but infringements will be removed immediately upon notification of the same.

3. This website may be used only for information purposes and for private and commercial purposes. The entire content of this website is protected by copyright. This applies regardless of whether the content is made available for a fee or free of charge. Any reproduction, use, rental, loan, publication, or any other type of use is not permitted without the express written consent of Lyoness. A violation of this prohibition can lead to legal consequences, in particular on the basis of trademark, copyright, and competition regulations. Lyoness expressly reserves all copyright, trademark, and usage rights (right to use work and permission to use work) to this website.

4. Lyoness attaches great importance to the careful and confidential use of personal data. If the Internet site contains the possibility of entering personal or business data (e-mail addresses, names, addresses), this data is disclosed by the users on an expressly voluntary basis.

5. This disclaimer is to be regarded as part of the website. Should parts or individual wordings of this text not, no longer, or not completely correspond to the applicable legal situation, this shall have no effect on the content and validity of the other parts of the document.

6. Furthermore, Lyoness shall not be liable for user-generated content that is distributed on its website. Lyoness shall not be liable for damages caused by these contents. Anyone who writes comments/reviews of any kind whatsoever on the website shall be liable for his/her contribution himself as the author. In the event of the infringement of legal rights of third parties, the originator of such infringements shall fully indemnify and hold Lyoness completely harmless. Lyoness reserves the right to delete any content of which we are aware that is illegal, offensive to common decency, or otherwise detrimental to the reputation of Lyoness; in such cases, claims cannot be made against Lyoness.