

# Terms and Conditions

Locco technology s.r.o.

Last update: 21.02.2018 (v1)

Thank you for using Locco, an online platform turns underutilized space into flexible yet top-quality workspace with great hospitality services. These Terms and Conditions (“T&Cs”) constitute a legally binding agreement between you and Locco whenever you use our application or visit our website. Locco is provider of mobile application “Locco workspace” that enables you to:

- find the nearest Locco space provider
- book flexible desk or check in
- book meeting rooms
- manage your payments
- order food and drinks from space provider during your stay in their space

When these Terms mention “Locco,” “we,” “us,” or “our,” it refers to the Locco technology s.r.o. registered in the Czech Republic under Company number 06499601.

By checking the “I AGREE” checkbox in our mobile application, you expressly agree to and consent to be bound by the terms of these T&Cs. If You do not agree to the terms of these T&Cs, you must not access our Websites and Apps. You must accept these T&Cs as a condition of visiting or using Locco’s Websites and Apps as well as associated software.

We are not obliged to provide constant and uninterrupted availability of Locco’s Websites and Apps. However, we will exercise our best efforts to provide the reasonably possible availability, and to correct failures promptly as reasonably possible. We reserve the right at any time to modify or discontinue, temporarily or permanently, Locco’s Websites and Apps (or any part thereof) with or without notice. You agree that we shall not be liable to You or to any third-party for any modification, suspension, or discontinuance of Locco’s Websites and Apps.

We provide You with access to spaces operated by 3rd parties – Locco space providers. Any services rendered are settled solely between You and the space provider, and shall be in accordance with all applicable local laws and regulations. Any remedies that might evolve from provision of space by the space provider relates solely to the contractual relationship between the space provider and You. We explicitly do not take any liability for any third parties, such as space providers. We simply provide only a platform to introduce space providers and space users and cannot be considered in any way as a space provider.

We are not responsible for personal safety, health and security you and your property when using the space provided by a space provider. We are not responsible for the actions or inactions of any space providers, neither for indirect losses meaning a loss to You which is a side effect of the main loss or damage, and where You and we could not have reasonably anticipated this type of loss arising at the time of entering into these T&Cs or for failure to provide Locco's Websites and Apps. Any information, commentary, and other materials displayed on Locco's Websites and Apps is provided without any guarantees, conditions, or warranties as to its accuracy. You also bear the risks associated with the use of the Internet. We assume no warranty for the transmitted data being correct and complete, or for data reaching You or a space provider in a timely manner.

You are under no obligation to use Locco's Websites and Apps and may simply choose to stop using it at any time and without notice. The same shall apply to closing your account. Your withdrawal of consent will not affect the legal validity or enforceability of these T&Cs provided to, and electronically signed by, You prior to the effective date of your withdrawal.

The Locco's Websites and Apps allow for storing your payment card details (secure card vaulting) with the payment services provider Československá obchodní banka, a. s., Company number: 00001350 with its principal address Praha 5, Radlická 333/150, Czech Republic, in order to provide an easier way for you to use our services. Locco reserves the right to change the payment services provider. Locco does NOT store or process any of your payment card details. Payment for instant check-in is charged upon your check out from the venue. Payment for upfront bookings of space are charged upon successful booking of the space. Once you check in or make a booking you won't be able to cancel and your card will be charged automatically and is non-refundable. If you have any complaint in relation to the taxi service provided then that dispute must be taken up with the space provider directly.

We may amend these T&Cs from time to time. These changes are effective immediately upon posting and/or electronic delivery. Your continued access or use of Locco's Websites and Apps, after we make changes is deemed to be your acceptance of those changes. If we make any material changes in these T&Cs we will notify You by e-mail (sent to the e-mail address specified in your account) or by means of a notice on Loco's Websites and Apps prior to the change becoming effective.

If You need further assistance or would like to make a comment or contact us regarding any matter, please use the following contact details:

**Locco technology, s.r.o.**

Lounskych 983/6, Praha 4 140 00

Czech Republic

**[yourfriends@getlocco.com](mailto:yourfriends@getlocco.com)**

**[www.getlocco.com](http://www.getlocco.com)**