

byfreer. Trademark and Disclaimer

Trademark & disclaimer

by freer is the trademark of byfreer. and Roundsquare Pty Ltd and byfreer online

Agreement

By accessing the information, products and services ("the products") contained in our website you agree to be bound by the terms and conditions of this Agreement.

The terms of this Agreement may, from time to time, change. It is your responsibility to re-visit these terms and conditions. By continuing to access the information and products contained in our site you will be taken to have agreed to the terms and conditions prevailing from time to time.

Products and services

Use of any of the products are governed by the relevant terms and conditions for the product or service.

Except as required by the Australian Consumer Law, by freer provides the products to you on an as is basis and without any representations by by free or any of its authorised distributors regarding the use, performance or results of the use, of the products.

Third party products and online services

The website and products may contain access to, or features that interface with, third party products and online services ("Third Party Online Services"). Where Third Party Online Services are available, separate terms and conditions with the provider of the Third Party Online Services may apply. Charges may apply for the use of Third Party Online Services including the cost of internet access. Except as required by the Consumer Guarantees, access to Third Party Online Services may be withdrawn by byfreer at any time. byfreer does not make any recommendations in relation to the Third Party Online Services or accept any liability or responsibility for any loss or damage relating to the Third Party Online Services except as required by the Consumer Guarantees.

byfreer has no responsibility for recommendations

Except as required by the Australian Consumer Law, byfreer, its employees, agents, contractors and the authors disclaim any and all liability and responsibility to any person, whether a user of the website or the products, in respect of anything (including, without limitation, any error in or omission from the website or products) and of the consequences of any actions taken or omitted to be taken in reliance, whether wholly or partially, upon all or any part of the content, recommendations or help contained in this website or the products.

Corruption of Data and online access

Except as required by the Australian Consumer Law, byfreer and its authorised distributors disclaim all liability for any corruption of data, inability to access data, loss of data, breach of privacy, or downtime as a result of or arising from the use of any online link available between the website or the products and another server including without limitation in connection with any online Services.

Confidentiality

While byfreer uses its best endeavours to ensure that your information remains confidential (including the use of advanced encryption technology), the internet is not completely secure and there remains a possibility that information you provide could be intercepted by unauthorised persons.

By accessing our site, you accept the terms of our privacy statement, which are incorporated herein.

Copyright

You agree not to infringe byfreer or any third party's copyright or any other intellectual property rights or common law rights in any of the material on the website or the products, for example you will not copy, download, re-transmit or disseminate any of the copyrighted material (except where this is expressly permitted by byfreer). You also agree not to infringe any trademark of byfreer or a third party which appears on the byfreer site.

Passwords, access numbers and account numbers

On registration as a user with Reckon for a particular product you may be provided with a confidential password, access number and/or account number. It is your responsibility to keep these confidential and to notify Reckon as soon as you are aware that any of these have been accessed by unauthorised persons. If you give any of these access tools to other persons it is your responsibility for any charges or other liability that may arise from those persons having access.

Monitoring of use of website

Use of this site may be monitored by byfreer for security or quality control purposes.

Limitation of liability

This clause is subject the Australian Consumer Law as amended from time to time, or other similar legislation of a state or territory of Australia.

In Australia, our products come with guarantees that cannot be excluded under the Australian Consumer Law. You are entitled to a replacement or refund for a major failure and compensation for any other reasonably foreseeable loss or damage.

You are also entitled to have the products repaired or replaced, or service resupplied in the case of a service, if the goods fail to be of acceptable quality and the failure does not amount to a major failure.

To the extent permitted by the Australian Consumer Law byfreer (and any third party service provider): (a) expressly exclude all implied warranties whether as to merchantability, fitness for particular purpose, or otherwise; and (b) exclude all guarantees, conditions, warranties and rights that may be implied into this agreement or imposed by law.

The liability of byfreer (and, where applicable, a third party service provider such as a bank or financial institution) is limited (at the option of byfreer or the relevant third party service provider) to either providing the service again or paying for the costs of the service to be provided again unless otherwise required by Australian Consumer Law.

Except to the extent required by the Australian Consumer Law, neither byfreer, or where applicable, a third party service provider, shall be liable for any consequential, special, consequential, economic or indirect loss that may be occasioned by you accessing the website or using the products; and byfreer maximum liability for damages arising in connection with you accessing website or the products.

The use by the independent parties of any of the byfreer trademarks or logos and advertising material should not be construed as the endorsement of quality, suitability or price competitiveness of the service of the independent parties. There is neither a relationship of agency, partnership, joint venture nor any other association between byfreer and the independent party. The independent parties pay annual and other fees to byfreer

Jurisdiction

You agree that the terms of this Agreement are to be governed by the laws applicable from time to time

in the State of New South Wales, Australia.

Enforceability

If for any reason any provision of this Agreement is rendered void or unenforceable at law, then this Agreement is to be read as if that particular term or provision had not been included.