

Terms of Use

Unlox

Unlox Terms of Use

It's important that you read the Unlox Terms of Use before downloading and using Unlox, because Unlox is technology that allows access to a Mac via a Bluetooth connection from an iOS device.

By downloading Unlox you are confirming that you agree to be bound by these Terms of Use. You are encouraged to check for changes to this document, where any changes will be published to the Unlox website.

Definitions

"Unlox" refers to the services and functionality provided by Unlox for iOS, Unlox for macOS, Unlox for watchOS, the Unlox website and may also refer to the creator or creators and affiliates of Unlox.

"We", "us", or "our" refers to the creator or creators of Unlox.

"You" refers to the user of the software, who is agreement of this document by the use of Unlox.

"Data" refers to digital information stored on Mac or iOS devices.

"Terms" refers to the Unlox Terms of Use

(1) Disclaimer of Warranties

Unlox is intended to make life harder for criminals by encouraging the use of password protected Macs. With this in mind, we do not guarantee or make any warranty that Unlox will protect your Mac or the data on your Mac. We disclaim all warranties of any kind, whether express or implied, including without limitation any warranty of merchantability, fitness for a particular purpose, or non-infringement

By using Unlox you agree to do so entirely at your own discretion and risk.

(2) Limitations of Liability

Under absolutely no circumstances — including, without limitation, negligence — will we be liable for any direct, indirect, incidental, special or consequential damages, including loss or theft of your iOS device, your Mac, or your Mac's data, resulting from the use of or the inability to use Unlox.

Unlox is not intended to replace your Mac's password.

You understand that Unlox has no affiliation with Apple beyond the iOS App Store and its respective policies, and that Apple does not approve of and may in fact disapprove of Unlox as a method of authenticating with your Mac. We're not saying they do disapprove of it, but just that we make no claims to the contrary.

(3) Software Licence Agreement

Whether you purchase Unlox or you obtain Unlox for free during a promotional period, you are not buying the software, you are buying a license to use the software we own.

The license we grant you when you purchase Unlox entitles you to a personal, limited, non-exclusive, non-transferable use of Unlox, which is in accordance with the terms laid out in Unlox Terms of Use.

You are not permitted to sublicense Unlox nor tamper with the way in which it operates, or the code upon which Unlox is built or the binary that Unlox is compiled to.

We reserve the right to charge or not charge for further updates to Unlox or change the terms of this license at any time.

(4) Indemnification

By using Unlox you agree to indemnify, defend and hold harmless us and anyone affiliated with Unlox for any and all claims and expenses, including any fees arising out of your use of any service which Unlox offers you, including that of the Unlox website.

We may, at our sole discretion, assume the exclusive defence and control of any matter subject to indemnification by you. The assumption of such defence or control by us, however, shall not excuse any of your indemnity obligations.

(5) Dispute Resolution

You agree to contact us directly about any disputes you may have with us or the use of Unlox where we will attempt to resolve the dispute. For disputes that cannot be settled directly between us and you, you agree to arbitrate all disputes that you may have with us.

By using Unlox you waive your right to bring a lawsuit against us or anyone we are affiliated with in court, and you waive your right to participate in a Class Action against us.

If any provision of this arbitration agreement is found unenforceable, the unenforceable provision shall be severed, and the remaining arbitration terms shall be enforced (but in no case shall there be a class arbitration).

Arbitrations will, where possible, take place a reasonable distance between both parties.

This document is created, edited, used and distributed under the "Creative Commons Attribution-Sharealike License".

<http://creativecommons.org/licenses/by-sa/3.0/>