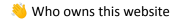
Terms of Use

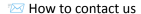
We hope you like our website.

This page explains who we are, and the terms on which we make this website available.

About

About us and these terms of use

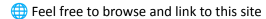


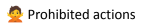


This notice was last updated on 3 March 2022

What's allowed

...and what's prohibited





Disclaimers, etc.

Disclaimers of liability, law and disputes

Disclaimers

Governing law and disputes

This is a print approximation of part of the Juralio Technology Ltd interactive notice available at www.juralio.com/privacy

About



Juralio Technology Ltd We're a Scottish limited company SC571514 Our registered office is at Unit 8, 20 Greenmarket, Dundee DD1 4QB, Scotland We make the Juralio software product, described on this website.

Mow to contact us

Please email us at info@juralio.com

This notice was last updated on 3 March 2022

We record changes. Please get in touch if a prior version is relevant to you.

What's allowed

Feel free to browse and link to this site

You're also welcome to print, copy, download or temporarily store extracts from our website for your personal use. However, you must not alter anything or redistribute it.

Prohibited actions

- Material on this site is protected by copyright or trademark law. If you want to use it for some purpose
 not permitted by such law (e.g. if you want to republish an article on our blog) please contact us for
 permission.
 - **Note:** We make no claim to names and logos mentioned on this site which obviously belong to third parties e.g. other products that ours can integrate with.
- You must not use this website for unlawful purposes or in a way that inhibits its use by anyone else (e.g. DDOS attack).
- You must not use this website in a way that infringes the rights of, or restricts or inhibits the use and enjoyment of this site by, anyone else.

Disclaimers, etc.

Disclaimers

- We don't provide any guarantees, conditions or warranties that the information on our website will be current, secure, accurate, complete, or free from bugs or viruses.
- We don't publish advice on our website. You should get professional or specialist advice rather than
 doing anything in reliance upon the content of our website.
- We're not liable for any loss or damage that may come from using our websites.
- That disclaimer of liability extends to
 - (1) any direct, indirect or consequential losses,
 - (2) any loss or damage caused by civil wrongs (e.g. torts or delicts, including negligence), breach of contract or otherwise.
 - (3) loss which was foreseeable or not,
 - (4) loss that you advised us might happen, and
 - (5) any particular type of loss e.g. loss of income or revenue, salary, benefits or other payments; loss of business, profits or opportunity; loss of anticipated savings; loss of goodwill or reputation; loss of tangible or intangible property; loss, corruption or damage to data or information; damage to any computer system; and wasted management or staff time.
- However, we don't seek to exclude liability for death or personal injury arising from our negligence.
 We also don't seek to exclude liability for fraud or any other liability which cannot be excluded or limited under applicable law.

Governing law and disputes

These terms are governed by Scots law.

The courts of Scotland will have non-exclusive jurisdiction in respect of any dispute which may arise.

However, we reserve the right to bring legal proceedings somewhere else if you breach these terms or commit another unlawful act against us.