

# microlife THERMO 24

Privacy Policy & Terms of Use

# Microlife Thermo 24 - Privacy Policy

Microlife Thermo 24 ("the APP") is operated by Microlife Corporation ("us", "we", or "our"). Your access to or use of the APP may disclose information about you to us. This page is to inform you of our policy regarding the collection, use and disclosure of Personal Information, Log Data and Cookies (defined as below respectively and called "Data" collectively) we receive from you via the APP. About your access to or use of the APP, please refer to our "Microlife Thermo 24"-Term of Use.

#### **Purpose and Acceptance**

We collect and use your Data only for providing and improving the APP. By using the APP, you agree to our collection and use of your Data in accordance with this Privacy Policy.

#### **Personal Information**

While using the APP, we may ask you to provide us with certain personal identification information that can be used to contact or identify you. Personal identification information may include, but is not limited to your name ("Personal Information").

#### Log Data

Like many application operators, we may collect information that your browser sends whenever you visit the APP ("Log Data"). This Log Data may include information such as your computer's Internet Protocol ("IP") address, browser type, browser version, the pages of our website that you visit, the time and date of your visit, the time spent on those pages and other statistics.

### **Cookies**

Cookies are files with small amount of data, which may include an anonymous unique identifier. Cookies are sent to your browser from a web site and stored on your computer's hard drive. Like many sites, we may use "cookies" to collect information. You can instruct your browser to refuse all cookies or to indicate when a cookie is being sent. However, if you do not accept cookies, you may not be able to use some portions of our Site.

# Security

The security of your Data is very important to us. However, please remember that no method of transmission over the Internet, or method of electronic storage, is 100% secure. While we strive to use commercially acceptable means to protect your Data, we cannot guarantee its absolute

security. Simultaneously, it is your responsibility to secure your login information to prevent your APP account from any embezzlement.

# **Changes to This Privacy Policy**

We may update this Privacy Policy from time to time. We will notify you of any changes by posting the new Privacy Policy online. You are advised to review this Privacy Policy periodically for any changes.

#### **Contact Us**

If you have any questions about this Privacy Policy or your Data, please contact: ContactUS@Microlife.com.tw

Latest modified on 13th June, 2017.



microlife THERMO 24

Privacy Policy & Terms of Use

# Microlife Thermo 24 - Terms of Use

## **Acceptance**

By downloading or using Microlife Thermo 24 ("the APP"), you agree this Term of Use applying to you. Please read the content carefully before any downloading or using.

#### Free to Provide

The APP is developed and owned by Microlife Corporation ("Microlife). Microlife offers this APP to you without any charge. However, to use the APP, it requires Internet/telecommunication connectivity; you may be charged certain cost by connecting Internet/telecommunication. You shall bear such cost by your own and Microlife will not be responsible for it.

#### **Grant to Use**

All intellectual properties derived from this APP, including without limitation, the trademark, copyright and source code, belong to Microlife. Microlife hereby grants you a personal non-exclusive, non-transferable, limited privilege to use the APP for non-commercial purpose on compliance with the Term of Use.

However, no modification to or copy of the APP in any manner is allowed. Furthermore, the following activities are banned to conduct:

- 1. any attempt of reverse engineering or to extract the source code of this APP;
- 2. any attempt to translate this APP into other language or to make derivative versions.

# **Right to Change**

Microlife reserves the right to make changes to this APP and the Term of Use at any time for any reason, including without limitation, to ask payment for assess to this APP, revise the manner of license, update or terminate the APP. Please regularly review the information posted online to obtain timely notice of such changes. Your continuous use of the APP after changes (if any) shall constitute the acceptance to any revision of this APP and this Term of Use.

**Usage Limitation** 

To use the APP, you must be 18 years or order. By downloading and installing the APP, you

acknowledge you have come of 18 years; if not, you acknowledge that your parents or guardian

have read the Term of Use and agreed you to use the APP.

**Prohibited Use** 

You shall not use this APP in any way which:

1. is in breach of any law, statue, regulation;

2. is fraudulent, criminal or unlawful;

3. is inaccurate or out of date;

4. may infringe or breach any intellectual property rights or privacy or other rights of us or any

third party;

5. involves your use, delivery or transmission of any viruses, unsolicited emails, Trojan horses or

other computing programming that are intended to damage any system, data or personal

information.

**Personal Data Protection** 

You can connect your mobile device with the Microlife Bluetooth® Patch Thermometer ("Microlife

PT") via Bluetooth and have the data stored in Microlife PT transmit to the APP. If you want to use

multi-user function and data share function of the APP, which may involve Microlife PT individual

users' personal data, including without limitation, name, birth date and temperature reading, please

obtain the prior consent from Microlife PT individual users by yourself. If you are not allowed by

Microlife PT individual users to connect their data stored in Microlife PT to the APP or to share their

data, please do not use multi-user function and data share function. Any liability or claims against

you due to absence of consent from Microlife PT individual users shall be borne by yourself. Microlife

shall take no responsibility for those personal data of Microlife PT individual users. About our policy

regarding personal data protection, please refer to "Microlife Thermo 24" Privacy Policy.

**Disclaimer of Warranties and Representation** 

Microlife makes no warranty express or implied in any respect that:

© 2017 Microlife AG

- 1. this APP will be uninterrupted, timely or error-free;
- 2. this APP will be compatible with all hardware and software which you may use;
- 3. no viruses or other code that may affect any equipment, software, data as a result of downloading this APP;
- 4. the information and materials on the APP are correct, accurate, up-to-date, fit for a particular purpose.

YOU ASSUME ALL RESPONSIBILITY AND RISK WITH RESPECT TO YOUR USE OF THIS APP. THIS APP. IS AVAILABLE "AS IS," AND "AS AVAILABLE". YOU UNDERSTAND AND AGREE THAT, TO THE FULLEST EXTENT PERMITTED BY LAW, MICROLIFE DISCLAIMS ALL WARRANTIES, REPRESENTATIONS AND ENDORSEMENTS, EXPRESS OR IMPLIED, WITH REGARD TO THIS APP, INCLUDING, WITHOUT LIMITATION, IMPLIED WARRANTIES OF TITLE, MERCHANTABILITY, NON-INFRINGEMENT AND FITNESS FOR A PARTICULAR PURPOSE. MICROLIFE DOES NOT WARRANT USE OF THIS APP WILL BE UNINTERRUPTED OR ERROR-FREE OR THAT ERRORS WILL BE DETECTED OR CORRECTED. MICROLIFE DOES NOT ASSUME ANY LIABILITY OR RESPONSIBILITY FOR ANY COMPUTER VIRUSES, BUGS, MALICIOUS CODE OR OTHER HARMFUL COMPONENTS, DELAYS, INACCURACIES, ERRORS OR OMISSIONS, OR THE ACCURACY, COMPLETENESS, RELIABILITY OR USEFULNESS OF THE INFORMATION DISCLOSED OR ACCESSED THROUGH THE APP. MICROLIFE HAS NO DUTY TO UPDATE OR MODIFY THE APP AND MICROLIFE IS NOT LIABLE FOR OUR FAILURE TO DO SO. IN NO EVENT, UNDER NO LEGAL OR EQUITABLE THEORY (WHETHER TORT, CONTRACT, STRICT LIABILITY OR OTHERWISE), SHALL MICROLIFE OR ANY OF OUR RESPECTIVE EMPLOYEES, DIRECTORS, OFFICERS, AGENTS OR AFFILIATES, BE LIABLE HEREUNDER OR OTHERWISE FOR ANY LOSS OR DAMAGE OF ANY KIND, DIRECT OR INDIRECT, IN CONNECTION WITH OR ARISING FROM THIS APP, THE USE OF THIS APP OR OUR AGREEMENT WITH YOU CONCERNING THIS APP, INCLUDING, BUT NOT LIMITED TO, COMPENSATORY, DIRECT, CONSEQUENTIAL, INCIDENTAL, INDIRECT, SPECIAL OR PUNITIVE DAMAGES, LOST ANTICIPATED PROFITS, LOSS OF GOODWILL, LOSS OF DATA, BUSINESS INTERRUPTION, ACCURACY OF RESULTS, OR COMPUTER FAILURE OR MALFUNCTION, EVEN IF WE HAVE BEEN ADVISED OF OR SHOULD HAVE KNOWN OF THE POSSIBILITY OF SUCH DAMAGES. IF MICROLIFE IS HELD LIABLE TO YOU IN A COURT OF COMPETENT JURISDICTION FOR ANY REASON, IN NO EVENT WILL MICROLIFE BE LIABLE FOR ANY DAMAGES IN EXCESS OF THE AMOUNT YOU PAID TO MICROLIFE. SOME JURISDICTIONS DO NOT ALLOW THE LIMITATION OR EXCLUSION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, SO THE ABOVE LIMITATION OR EXCLUSION MAY NOT APPLY TO YOU. IF ANY LIMITATION ON REMEDIES, DAMAGES OR LIABILITY IS PROHIBITED OR RESTRICTED BY LAW, WE SHALL REMAIN ENTITLED TO THE MAXIMUM DISCLAIMERS AND LIMITATIONS AVAILABLE UNDER THIS AGREEMENT, AT LAW AND/OR IN EQUITY.

### Miscellaneous

- 1. The Term of Use and any update thereof posted online at Microlife's sole discretion constitute the entire agreement between Microlife and you regarding the subject matter hereof and supersedes and excludes any prior terms and conditions, understanding or arrangement between Microlife and you, whether oral or in writing.
- 2. Microlife may assign our rights and obligations hereof to any third party without any condition. You may assign your rights and obligations hereof to any third party if Microlife agrees in writing, which is completely at Microlife's discretion. The Term of Use will be binding upon and will inure to the benefit of Microlife and you, both parties' respective successors, and permitted assigns.
- 3. This Term of Use and any access to or use of the App will be governed by the laws of the Republic of China (R.O.C), excluding its conflict of law provisions. Any dispute, controversy, difference or claim arising out of, relating to or in connection with this Term of Use, or the breach, termination or invalidity thereof, shall be finally settled by arbitration referred to the Chinese Arbitration Association, Taipei in accordance with the Association's arbitration rules. The place of arbitration shall be in Taipei, Taiwan. The language of arbitration shall be English. The arbitral award shall be final and binding upon both parties.