



Menu AS is committed to protecting your privacy and collecting only the minimum amount of info needed to provide our software and services — referred to as “Services”. Your use of the Services indicates you agree to this policy and our terms of use.

Summary

Nothing in this policy contradicts the following statements:

1. We don't collect any of your personal info, including your IP address.
2. We don't sell your personal info to advertisers or other third parties.
3. We have never received any legal or government demands for user information.

Complete terms

As used in this policy, “Personal Info” is data that can identify a particular person. Aggregate data isn't considered Personal Info.

Menu Lighting App never collects your Personal Info

Our App don't collect any of your Personal Info. Unlike most Apps, our App doesn't collect your IP address or personal data. We do not collect your precise geo-location or associate geo-location information with a particular user.

Because we do not collect information about your online activities over time and across third-party websites or online services, there is no need for us to respond to a browser's Do Not Track settings, although we strongly support a consumer's right to set such a preference and encourage all website operators to honor this consumer choice.

You can unsubscribe from the App form simply deleting it form your phone or ipad.

Menu Lighting App never sells your email address or any other Personal Info you volunteer

We don't receive payment in cash or in kind from third parties in exchange for your Personal Info. Further, we don't allow third parties to collect info about you on our site through cookies or other means.

Transparency report

As explained above, we will comply with a request for user data when the law requires it, but we require valid legal process to compel the disclosure of user data to the government; such as a legitimate and properly scoped court order, or a search warrant supported by probable cause and issued by an appropriate law enforcement authority. We interpret requests narrowly, and we will oppose unlawful or overbroad requests for specific user data.



Menu AS terms of use

Thank you for using Menu AS Lighting App. These terms of use — referred to as “Terms” — apply to your use of Menu AS’s software (App) and services — referred to as “Services”. Your use of the Services indicates you agree to the Terms, so please read carefully.

Software license and updates

Access to some of our Services requires you to download the software package (App) — referred to as “Software”. The Software is licensed to you and not sold, subject to the terms of this agreement. We grant you a nonexclusive, nontransferable, revocable license to use the Software solely for your personal purposes. This license enters into force through your installation or use of the Software in accordance with the Terms. All rights and licenses not expressly granted to you under this agreement are retained by Menu AS. We may update the Software on your device automatically to provide new features and security upgrades.

Protected property

The software and other technology we use to provide the Services are protected by trademark Menu Lighting. These terms don’t give you the right to use the Menu AS logos, trademarks, domain names, or other brand features.

Restrictions

You agree that you won’t attempt to or in fact do the following to the Services: probe, scan, or test the vulnerability of any system or network; breach or otherwise circumvent any security or authentication measures; access, tamper with, or use non-public areas of the Services, areas of the Services you haven’t been invited to including Menu AS’s or our service providers’ computer systems; or commercialize, reproduce, modify, translate, create any derivative works, circumvent, disable, decompile, disassemble, reverse engineer, or otherwise attempt to derive the source code for the Services (our open-source code is subject to separate licenses).

Responsibility for content

All content submitted to or available through the Services is the sole responsibility of the person who submitted the content. By submitting, posting, or displaying content as part of the Services, you give Menu AS the right to use such content. Menu AS doesn’t control, monitor, or have any detailed knowledge of the content. Therefore, you may be exposed to info that’s incorrect, offensive, or otherwise objectionable. Menu AS shall not be liable for the content and other info spread or delivered through or in connection with the Services. You agree that you shall bear all risks associated with the use of such info. We have no responsibility to remove content you make public — for example, comments you make on our blog or forum — so please be careful with what you post.



Linked sites and services

We choose our third-party providers and payment processors carefully but we're not responsible for the practices employed by websites linked to or from the Services, nor their information or content. When you use a link to go from the Services to another website, your browsing and interaction is subject to that website's own rules and policies, not ours. Please read over those rules and policies before proceeding.

Support

We do our best to provide a great service, but we have no obligation to provide support or maintenance for the Services under this agreement. However, we may, at our sole discretion, provide limited technical support, upgrades, and updates.

Termination

This agreement will automatically terminate if you fail to comply with the Terms. Upon any termination, you agree to uninstall and stop using the Services. Please note that you can only download Menu AS Lighting Services through two third-parties Apple App Store and Google Play Store platform, terminations are made by simply deleting the app.

No warranty

You understand and acknowledge that Menu AS won't be liable for problems attributable to the operation of the Services. Some states don't allow these types of limiting terms.

Limitation of liability

YOU EXPRESSLY AGREE THAT MENU AS SHALL, IN NO EVENT, BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, OR EXEMPLARY DAMAGES, INCLUDING BUT NOT LIMITED TO DAMAGES FOR LOSS OF PROFITS AND GOODWILL, ARISING OUT OF THE USE OR INABILITY TO USE THE SERVICES, even if advised of the possibility of such damages. Your only right or remedy with respect to any problems or dissatisfaction with the Services is to uninstall and stop using the Services.

Severability

If any of, or portions thereof, the Terms are invalid or unenforceable, the court shall reform the Terms to include an enforceable term as close to the intent of the original term as possible. All other terms shall remain unchanged.



Waiver

The waiver or failure of Menu AS to exercise any right provided for in the Terms shall not be deemed a waiver of any further or future right under the Terms.

Governing law and dispute resolution

The Terms and any dispute arising from your use of the Services shall be governed by and construed in accordance with Danish law. All disputes relating to the Terms shall be settled in a Danish Court. You and Menu AS agree to submit to the jurisdiction of and agree that venue is proper in these courts in any such legal action or proceeding.

Changes to the Terms

We may make small, inconsequential changes to the Terms with or without notice to you, so you're encouraged to review the Terms from time to time. Changes we consider significant will be available on our website or users who subscribe to the Menu AS newsletter or to those who submit a request to info@menu.as By continuing to use the Services after revisions become effective, you are agreeing to the revised terms. If you don't agree to the revised terms, please stop using the Services.

20-11-2018

Dato

Bjarne Hansen, CEO/Founder, MENU A/S