

TERMS OF SERVICE FOR KIROBO

INTRODUCTION

Welcome to Kirobo Web Wallet, an Israel-base blockchain security web-based service that piles ‘logic layers’ onto the Bitcoin network in order to protect users from human error that also enables crypro transactions to be retrievable.

Please read these Terms of Service (hereinafter referred to as the “Terms”), entered into between You (hereinafter referred to as “User,” or “You,”) and Kirobo Ltd. (hereinafter referred to as “The Company” or “Kirobo”) carefully. These terms incorporated herein apply to your access to and use of all Kirobo services (our “Services”) provided by the company. It governs all use of the Kirobo Web Wallet Services found at <https://safer.kirobo.me/>, www.kirobo.io: Websites (the “Sites”), Softwares and Applications (Collectively “Platforms”). Users understand that by using our services (including, without limitation any associated links, you agree to be bound by the Terms.

The Company reserves the right to modify or replace the Terms and all other operating rules, policies and procedures that may be published across Kirobo’s platforms from time to time without notice. Please review the Terms periodically so that you will be apprised of any changes. User understands that continued use of the Site following the posting of any changes to the Terms constitutes acceptance of those changes.

Your access to use of the Service is conditioned on your acceptance of and compliance with these Terms. These Terms apply to all visitors, users and others who access or use the Service and all applicable laws and all conditions or policies referenced herein. You agree that if you are unsure of the meaning of any part of these Terms or have any questions regarding the Terms, you will not hesitate to contact us for clarification.

If you do not agree to these Terms, you may not use the Services. When you use the Services, you represent and warrant that you have the legal capacity to form a binding contract with us, and are doing so by your agreement to these Terms. You agree to have these Terms and any related information made available to you, and to otherwise have communications between you and us, occur electronically. The Company reserves the right, in its sole discretion, to refuse, suspend, or terminate Services to anyone.

1.0 SUMMARY OF SERVICE

1.1 Kirobo is a Closed-Source Web App technology that allows you to interact directly with the blockchain, whereas remaining in full control of your keys and assets. Kirobo offers the ability to protect crypto by using a logic layer in the blockchains that protect users from human error in the case of loss of seed, robbery, or death of the holder and offers secure financial management to large corporations and institutions, allowing them to transfer capital from corporate and institutional holdings to other wallets allows you to interact directly with the blockchain, while remaining in full control of your keys and assets. It enables BTC transaction senders to set passwords for recipients.

- 1.2 The platform is useful for individuals and organizations alike, making it possible for large public companies, private equity funds, and pension funds to invest in crypto assets — ultimately guiding blockchain into the mainstream.
- 1.3 Users understand that despite the platform being a Closed-Source software, certain features have been introduced in order to retrieve funds using Open Source Softwares which can be found at _____ . The Software allows you to send bitcoin for free (Blockchain fee valid), but will subsequently come with certain percentage charges for transactions made in the future.
- 1.4 When users use certain features of the Services, users will be able to generate a wallet and/ or access a wallet to perform various transactions.
- 1.5 Users are not permitted to transfer to the company any assets, and understand that their bitcoin and tokens are not on Kirobo Web Wallet. All assets are on the blockchain itself, and are not controled by Kirobo. The Company will not collect or hold your keys or information, and cannot access accounts; recover keys, passwords, or other information; reset passwords; Users are exclusively responsible for the use of the Services, including without limitation for storing, backing-up, and maintaining the confidentiality of your keys, passwords, and information, and for the security of any transactions you perform using the platforms.
- 1.6 You expressly relieve and release the Company from any and all liability and/ or loss arising from your use of the Services. In order to benefit from the services of the platform, users are hereby advised to implement caution, carry out research, and avoid transactions that they can not afford to lose. Users acknowledge that Kirobo does not insure losses and does not in any manner assume responsibility for any losses.

2.0 USER ELIGIBILITY

- 2.1 To access our Services, you must be a legal entity, or an individual of Eighteen (18) years of age or older who can form legally binding contracts. The Services are intended for use from locations where such Services are legal. Any use by you of the Services from a location where the services are illegal is expressly prohibited.
- 2.2 You represent and warrant that you have not previously been suspended or removed from using our Services. If you are registering to use the Services on behalf of a legal entity, you further represent and warrant that:
 - (i.) such legal entity is duly organized and validly existing under the applicable laws of the jurisdiction of its organization, and
 - (ii.) you are duly authorized by such legal entity to act on its behalf.

2.3 If you do not agree with the terms of this Agreement, please do not use the Platform any further. Also, endeavour to read our [Privacy Policy](#), which explains how we collect, use, and share your personal information and/ or data.

3.0 PROPRIETARY LICENSE RIGHTS

3.1 The software, documentation and any fonts accompanying this License whether on disk, in read only memory, on any other media or in any other form are licensed, not sold, to you by the Company for use only under the terms of this License, and the Company reserves all rights not expressly granted to you. The rights granted herein are limited to the Company's intellectual property rights in the Kirobo Software and do not include any other patents or intellectual property rights. You own the media on which the Kirobo Software is recorded but The Company and/ or the Company's licensor(s) retain ownership of the Software itself.

3.2 The Company logo, and any other Company product or service names, logos or slogans that may appear on our Services are trademarks of the Company and may not be copied, imitated or used, in whole or in part, without our prior written permission. You will not use any trademark, product or service name of the Company without our prior written permission, including without limitation any metatags or other "hidden text" utilizing any trademark, product or service name of Company.

3.3 In addition, the look and feel of our Services, including all page headers, custom graphics, button icons and scripts, is the service mark, trademark and/ or trade dress of Company and may not be copied, imitated or used, in whole or in part, without our prior written permission. All other trademarks, registered trademarks, product names and company names or logos mentioned through our Services are the property of their respective owners. Reference to any products, services, processes or other information, by name, trademark, manufacturer, supplier or otherwise does not constitute or imply endorsement, sponsorship or recommendation by us.

4.0 API AGREEMENT

4.1 You agree and understand that by accessing or using our API, you are agreeing to enter into our API agreement (the "API Agreement") by and between you and the Company, and be legally bound by its terms and conditions, so please read them carefully. Our API Agreement is available here: [https:// kirobo.io/ api-agreement](https://kirobo.io/api-agreement)

5.0 PERMITTED LICENSE USES AND RESTRICTIONS

5.1 Except as and only to the extent expressly permitted in this License or by applicable law, you may not copy, decompile, reverse engineer, disassemble, attempt to derive the source code of, modify, or create derivative works of the Software or any part thereof. Any attempt to do so is a violation of the rights of the company and its licensors of the Software. If you breach this restriction, you may be subject to prosecution and damages.

5.2 THE SOFTWARE IS PROVIDED "AS IS," WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

5.3 Acceptable Use

5.3.1 When accessing or using the Services, you agree that you will not violate any law, contract, intellectual property or other third-party right or commit a tort, and that you are solely responsible for your conduct while using our Services. Without limiting the generality of the foregoing, you agree that you will not:

- Use our Services in any manner that could interfere with, disrupt, negatively affect or inhibit other users from fully enjoying our Services, or that could damage, disable, overburden or impair the functioning of our Services in any manner;
- Use our Services to pay for, support or otherwise engage in any illegal activities, including, but not limited to illegal gambling, fraud, money-laundering, or terrorist activities.
- Use any robot, spider, crawler, scraper or other automated means or interface not provided by us to access our Services or to extract data;
- Engage in Automated Data Collection (scraping) unless such Automated Data Collection is confined solely to search indexing for display on the Internet.
- Use or attempt to use another user's account without authorization;
- Attempt to circumvent any content filtering techniques we employ, or attempt to access any service or area of our Services that you are not authorized to access;
- Introduce to the Services any virus, trojan worms, logic bombs or other harmful material;
- Develop any third-party applications that interact with our Services without our prior written consent;
- Provide false, inaccurate, or misleading information; and
- Encourage or induce any third party to engage in any of the activities prohibited under this Section.

6.0 PRIVACY POLICY

6.1 The Company collects, stores and uses data collected from you in accordance with the Company's [Privacy Policy](#). The terms of the Privacy Policy are hereby expressly incorporated into these Terms.

7.0 ACCESSIBILITY OF SERVICE

7.1 Our aim is to ensure accessibility to the service at all times, however we make no representation of that nature and reserves the right to terminate the service at any time and without notice. You accept that service interruption may occur in order to allow for website improvements, scheduled maintenance or may also be due to outside factors beyond our control.

8.0 FEES/ PAYMENT

8.1 Using the Service is free of charge; however, The Company may in the nearest future charge certain fees for various transactions effected through the Service. Unless otherwise stated, all fees will be quoted in BTC. In addition to the payment of the applicable price for services, users are responsible for paying all costs to The Company and all applicable sales, excise, import, export, VAT and other taxes or duties associated with any transaction through the Service.

8.2 You agree to eventually pay all fees associated with or incurred by your use of the Company services and platform

9.0 TERM AND TERMINATION

9.1 These Terms are effective until terminated. You agree that the Company, in its sole discretion, may terminate your use of the Website or any part thereof upon prior notice, and remove and discard any Content, in the event you violate these Terms. This Agreement is effective upon your unequivocal acceptance as set forth herein and shall continue in full force until terminated. You agree that the Company may immediately suspend your account and your access to the Website or any part thereof in order to conduct an investigation in the event it believes you have violated these Terms.

9.2 The Company may also, in its sole discretion and at any time, discontinue providing the Website, any part thereof, any Content or any products or services advertised thereon, with or without notice. In addition to any other method of termination or suspension provided for in this Agreement, the Company reserves the right to terminate this Agreement at any time and for any reason upon ten (10) days notice to you. Further, you agree that Company shall not be liable to you or any third-party for any termination or suspension of your access to the service or any part thereof, removal of Contents. You may terminate this Agreement at any time by immediately discontinuing all access to the service and by providing notice to the Company of such discontinuance. Termination or cancellation of this Agreement

shall not affect any right or relief to which the Company may be entitled at law or in equity. Upon termination of this Agreement, you shall terminate all use of the Website and any Content provided thereby. In the event of termination, you will not be entitled to any refund of any fees or other charges, if any, paid in connection with this Terms.

10.0 FEEDBACK

10.1 The Company welcomes your comments, feedback, information, or materials regarding the Service, Content or the Company's services (collectively, "Feedback"). If you submit Feedback to the Company, you understand that your Feedback shall become the property of the Company. By submitting your Feedback to the Company, you agree to assign, and hereby irrevocably assign to the Company, all right, title, and interest in and to the Feedback and all copyrights and other intellectual property rights embodied in such Feedback on a worldwide basis. The Company shall be free to use your Feedback on an unrestricted basis. You hereby assign and/ or waive, as the case may be, any moral rights that you may have in or to the Feedback.

11.0 LINKS

11.1 The Web Service may provide, or third parties may provide, links to other websites or resources on the Internet. Because the Company has no control over such websites or resources, users acknowledge and agree that the Company is not responsible for the availability of such external websites or resources, and the Company does not endorse and is not responsible or liable for any Content, advertising, products, or other materials on or available from such websites or resources or for any privacy or other practices of the third parties operating those websites or resources. You further acknowledge and agree that the Company shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be caused by or in connection with your use of or reliance on any such Content, goods or services available on or through any such website or resource. The Company strongly encourages you to review any separate terms of use and privacy policies governing use of these third-party websites and resources.

12.0 DISCLAIMER OF WARRANTIES

12.1 TO THE MAXIMUM EXTENT PERMITTED UNDER APPLICABLE LAW, AND EXCEPT AS EXPRESSLY PROVIDED TO THE CONTRARY IN A WRITING BY THE COMPANY, OUR SERVICES ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS. TO THE MAXIMUM EXTENT PERMITTED UNDER APPLICABLE LAW. KIROBO LTD EXPRESSLY DISCLAIM, AND YOU WAIVE, ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-

INFRINGEMENT AS TO OUR SERVICES, INCLUDING THE INFORMATION, CONTENT AND MATERIALS CONTAINED THEREIN.

12.2 USERS ACKNOWLEDGE THAT INFORMATION YOU STORE OR TRANSFER THROUGH OUR SERVICES MAY BECOME IRRETRIEVABLY LOST OR CORRUPTED OR TEMPORARILY UNAVAILABLE DUE TO A VARIETY OF CAUSES, INCLUDING SOFTWARE FAILURES, PROTOCOL CHANGES BY THIRD PARTY PROVIDERS, INTERNET OUTAGES, FORCE MAJEURE EVENT OR OTHER DISASTERS, SCHEDULED OR UNSCHEDULED MAINTENANCE, OR OTHER CAUSES EITHER WITHIN OR OUTSIDE OUR CONTROL. YOU ARE SOLELY RESPONSIBLE FOR BACKING UP AND MAINTAINING DUPLICATE COPIES OF ANY INFORMATION YOU STORE OR TRANSFER THROUGH OUR SERVICES.

13.0 LIMITATION OF LIABILITY

13.1 EXCEPT AS OTHERWISE REQUIRED BY LAW, IN NO EVENT SHALL THE COMPANY, OUR DIRECTORS, MEMBERS, EMPLOYEES OR AGENTS BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY OTHER DAMAGES OF ANY KIND, INCLUDING BUT NOT LIMITED TO LOSS OF USE, LOSS OF PROFITS OR LOSS OF DATA, WHETHER IN AN ACTION IN CONTRACT, TORT (INCLUDING BUT NOT LIMITED TO NEGLIGENCE) OR OTHERWISE, ARISING OUT OF OR IN ANY WAY CONNECTED WITH THE USE OF OR INABILITY TO USE OUR SERVICES OR THE COMPANY MATERIALS, INCLUDING WITHOUT LIMITATION ANY DAMAGES CAUSED BY OR RESULTING FROM RELIANCE BY ANY USER ON ANY INFORMATION OBTAINED FROM COMPANY, OR THAT RESULT FROM MISTAKES, OMISSIONS, INTERRUPTIONS, DELETION OF FILES OR EMAIL, ERRORS, DEFECTS, VIRUSES, DELAYS IN OPERATION OR TRANSMISSION OR ANY FAILURE OF PERFORMANCE, WHETHER OR NOT RESULTING FROM A FORCE MAJEURE EVENT, COMMUNICATIONS FAILURE, THEFT, DESTRUCTION OR UNAUTHORIZED ACCESS TO THE COMPANY'S RECORDS, PROGRAMS OR SERVICES.

14.0 INDEMNITY

14.1 You agree to defend, indemnify and hold harmless Company (and each of our officers, directors, members, employees, agents and affiliates) from any claim, demand, action, damage, loss, cost or expense, including without limitation reasonable attorneys' fees, arising out or relating to

(a.) your use of, or conduct in connection with, our Services;

(b.) any Feedback you provide;

(c.) your violation of these Terms; or

(d.) your violation of any rights of any other person or entity.

15.0 ELECTRONIC COMMUNICATIONS

15.1 The communications between you and The Company use electronic means, whether you use the Site or send us emails, or whether The Company posts notices on the Site or communicates with you via email. For contractual purposes, you (a.) consent to receive communications from The Company in an electronic form; and (b.) agree that all terms and conditions, agreements, notices, disclosures, and other communications that The Company provides to you electronically satisfy any legal requirement that such communications would satisfy if it were be in a hardcopy writing. The foregoing does not affect your non-waivable rights.

16.0 INTERNATIONAL USE

16.1 Covered Code is subject to Israeli export control laws and may be subject to export or import regulations in other countries. Each party shall comply fully with all such laws and regulations and acknowledges its responsibility to obtain such licenses to export, re-export or import as may be required. You must pass through these obligations to all Your licensees. You must not distribute Reference Code or Technology Specifications.

17.0 EQUITABLE RELIEF

17.1 Notwithstanding the foregoing, either party may seek equitable relief before a court of competent jurisdiction for the alleged unlawful use of copyrights, trademarks, trade names, logos, trade secrets, or patents or emergency equitable relief before a court of competent jurisdiction to maintain the status quo pending arbitration. A request for interim measures shall not be deemed a waiver of any other rights or obligations under this Arbitration Agreement.

18.0 GOVERNING LAW

18.1 The validity and effect of these Terms shall be governed by, and construed and enforced in accordance with the laws of Tel Aviv, Israel.

18.2 This service is controlled by Kirobo Ltd from our office located in 121 Menachem Begin Road, Tel Aviv, Israel. It can be accessed by most countries around the world. As each country has laws that may differ from those of Israel, by accessing our website, you agree that the statutes and laws of Tel Aviv in the Israel, without regard to the conflict of laws and the United Nations Convention on the International Sales of Goods, will apply to all matters relating to the use of this website and the purchase of any products or services through this site.

18.3 Furthermore, any action to enforce this User Agreement shall be brought in the federal or state courts located in the Tel Aviv Israel. You hereby agree to personal jurisdiction by such courts, and waive any jurisdictional, venue, or inconvenient forum objections to such courts.

18.4 ANY SUIT, ACTION OR PROCEEDING CONCERNING OR RELATING TO THE SERVICE, ITS USE, THESE TERMS, ANY SALE OR ANY OTHER PRODUCT, SERVICE, POLICY OR PROCEDURE OF THE COMPANY, MUST BE BROUGHT EXCLUSIVELY IN A COURT OF COMPETENT JURISDICTION IN TEL AVIV, AND YOU HEREBY IRREVOCABLY CONSENT TO THE JURISDICTION OF SUCH COURT (AND OF THE APPROPRIATE APPELLATE COURTS THEREFROM) IN ANY SUCH SUIT, ACTION OR PROCEEDING, YOU IRREVOCABLY WAIVE, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY OBJECTION WHICH YOU MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY SUCH SUIT, ACTION OR PROCEEDING IN ANY SUCH COURT OR THAT ANY SUCH SUIT, ACTION OR PROCEEDING WHICH IS BROUGHT IN ANY SUCH COURT HAS BEEN BROUGHT IN AN INCONVENIENT OR IMPROPER FORUM.

19.0 ARBITRATION, DISPUTE RESOLUTION

19.1 Any dispute arising out of or relating to this License shall be finally settled by arbitration as set forth in this Section. If you have any dispute with or claim against us or any of our affiliates (a "Claim") arising out of or relating to the service or this terms, and the claim is not resolved by calling our customer service department, you and the Company each agree to resolve such disputes through an individual binding arbitration or an individual action in small claims court.

19.2 Class arbitrations and class actions are not permitted, and your Claim may not be consolidated with any other person's claim. You and the Company agree that the Arbitration will be administered (i.) by the Israeli Institute of Commercial Arbitration (IICA), (ii.) in accordance with the rules of the United Nations Commission on International Trade Law (UNCITRAL) (the "Rules") in effect at the time of arbitration, modified as set forth herein, and (iii.) by an arbitrator described in this Section who shall apply the governing laws required under Section 18.0 above.

19.3 Before you commence arbitration or file a small claims court action with respect to your Claim, you must first send to the Company a written notice of your claim ("Notice"). The Notice must:

(1) be sent by certified mail;

(2) be addressed to:

Kirobo Ltd

121 Menachem, Begin Road,
Tel Aviv, Israel.
info@kirobo.io

Attn: Legal Department;

- (3) describe the nature of your Claim; and
- (4) specify the damages or other relief you seek.

19.4 If the Company and you do not then resolve the Claim within 30 days after our receipt of your Notice, either you or the Company may commence arbitration or file a small claims court action to resolve the Claim. The arbitrator must not award damages in excess of user actual payments for services ordered or received.

19.5 All proceedings will be in English and conducted by a single arbitrator selected in accordance with the Rules who is fluent in English, familiar with technology matters pertinent in the dispute and is either a retired judge or practicing attorney having at least ten (10) years litigation experience. Venue for arbitration will be in Tel Aviv, unless the parties agree otherwise. Each party will be required to produce documents relied upon in the arbitration and to respond to no more than twenty-five single question interrogatories. All awards are payable in US dollars and may include for the prevailing party (i.) pre-judgment interest, (ii.) reasonable attorneys' fees incurred in connection with the arbitration, and (iii.) reasonable costs and expenses incurred in enforcing the award.

19.6 Nothing herein shall limit either party's right to seek injunctive or other provisional or equitable relief at any time.

20.0 THIRD PARTY CONTENT AND SERVICES

20.1 Definite components of the services provided may contain links to third-party websites, applications, products, or services, or the company may employ the use of API integrations to third-party applications ("Third-party Contents") that are not owned or controlled by the Company.

20.2 Third-Party Content is not under our control, and we are not responsible for any of their websites, products, or services. Your use of Third-Party Content is at your own risk and you should make any investigation you feel necessary before proceeding with any transaction in connection with such Third-Party Content.

20.3 The Company will not be responsible for (a.) the accuracy or reliability of information on Third-party Applications; (b.) the acts or omissions of the operators of Third-party Applications (or their partners or affiliates); (c.) any loss or damage incurred in connection with the use of any Third-party Applications, or (d.) any transaction you consummate in connection with your use or access of any Third-party Applications.

20.4 The Company implore users to be conscious when you utilize these Third-party Applications, and to read the terms and privacy policy of each Third-party Application that you utilize. We provide these links and integrations merely as a convenience, and the inclusion of such links and integrations does not involve an approval. Your use of third party content and related materials are at Users's own risk and, by so using them, users releases the Company and its licensors from any and all liability that may arise in connection with such use of any Third-party content.

21.0 WAIVER

21.1 Our failure or delay in exercising any right, power or privilege under these Terms will not operate as a waiver thereof. Any or all of the rights and limitations set forth in Arbitration Agreement may be waived by the party against whom the claim is asserted. Such waiver shall not waive or affect any other portion of this Arbitration Agreement.

22.0 SEVERABILITY

22.1 The invalidity or unenforceability of any of these Terms will not affect the validity or enforceability of any other of these Terms, all of which will remain in full force and effect.

23.0 ENTIRE AGREEMENT; ORDER OF PRECEDENCE

23.1 These Terms contain the entire agreement, and supersede all prior and contemporaneous understandings between the parties regarding the Services. These Terms do not alter the terms or conditions of any other electronic or written agreement you may have with the Company for the Services or for any other Company product or service or otherwise. In the event of any conflict between these Terms and any other agreement you may have with Company, the terms of that other agreement will control only if these Terms are specifically identified and declared to be overridden by such other agreement.

24.0 AMENDMENT

24.1 The Company reserves the right to make changes or modifications to these Terms from time to time, in our sole discretion. Amended Terms will become effective immediately on the date they are posted to the Services unless we state otherwise via our notice of such amended Terms. Any amended Terms will apply prospectively to use of the Services after such changes become effective. Your continued use of the Services following the effective date of such changes will constitute your acceptance of such changes. If you do not agree to any amended Terms, you must discontinue using the Services.

25.0 FORCE MAJEURE

25.1 The Company will not be liable for any loss or damage arising from any event beyond the Company's reasonable control, including, but not limited to, flood, extraordinary weather conditions, earthquake, or other act of God, fire, war, insurrection, riot, labor dispute, accident, action of government, communications, power failure, or equipment or software malfunction (each, a "Force Majeure Event").

26.0 ASSIGNMENT

26.1 You may not assign or transfer any of your rights or obligations under these Terms without prior written consent from the Company, including by operation of law or in connection with any change of control. The Company may assign or transfer any or all of its rights under these Terms, in whole or in part, without obtaining your consent or approval.

27.0 HEADINGS/ INTERPRETATION

27.1 The section headings are for convenience only and shall not control or affect the meaning or construction of any provision of this Terms. Any graphics or annotations provided in connection with this terms are for illustration purposes only and do not constitute part of the Agreement and changing a graphic does not qualify as a change to this Agreement.

CONTACT INFORMATION

If you have any questions or comments about these our Terms of Service as outlined above, you can contact us at:

Kirobo Ltd
121 Menachem, Begin Road,
Tel Aviv, Israel.
info@kirobo.io

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