



TERMS & CONDITIONS

1. GENERAL

- 1.1 The terms and conditions for usage of the Slayrobe platform as set out herein ("Terms of Use", or "Terms and Conditions") specifically govern your access and use of the Slayrobe mobile application ("Platform"), which offers personalized fashion, style, and makeup suggestions exclusively for women. The Platform enables you to explore, select, and receive expert fashion and makeup recommendations.
- 1.2 Slayrobe reserves the right to modify, update, or change the Terms of Use at any time. You are advised to review the Terms of Use periodically to stay informed of any changes. Continued usage of the Platform after any revisions constitutes your acceptance of the updated terms.
- 1.3 By accessing, browsing, or using the Slayrobe Platform, you agree to comply with these Terms of Use, our Privacy Policy, and any other policies or guidelines applicable to the Platform.
- 1.4 This document is an electronic record under the Information Technology Act, 2000, Government of India, and relevant rules. It does not require physical or digital signatures.
- 1.5 You are granted limited, revocable permission to access and use the Platform strictly for personal, non-commercial purposes, in accordance with these Terms of Use.
- 1.6 By using the Platform, you affirm that you are 18 years or older. If you are under 18, you may access the Platform only under the supervision of a parent or legal guardian. Slayrobe reserves the right to suspend or terminate any account found to be used by minors without parental supervision.

2. REGISTRATION AND ACCOUNT USAGE

- 2.1 To access certain features or receive recommendations, you must create an account on the Platform by completing the registration process, which may include mobile OTP (One-Time Password) verification.
- 2.2 You are responsible for maintaining the confidentiality of your account credentials. You agree to:
- (a) Notify Slayrobe immediately of any unauthorized use of your account or security breach.
 - (b) Ensure you log out at the end of each session.
- 2.3 Slayrobe is not liable for any losses or damages arising from unauthorized access due to your negligence. You are responsible for all activities carried out under your account.
- 2.4 Slayrobe reserves the right to suspend or terminate accounts, refuse service, or remove content at its discretion without prior notice.

3. COMMUNICATION AND UNSUBSCRIPTION

- 3.1 By using the Platform, you consent to receive communication via SMS, email, or push notifications regarding promotions, updates, and offers.
- 3.2 You may opt out of marketing communications by following the unsubscribe instructions in such communications. However, you may continue to receive essential service-related notifications.

4. DISCLAIMER OF WARRANTIES AND LIABILITIES

- 4.1 Slayrobe makes reasonable efforts to ensure the accuracy and reliability of the information provided on the Platform, including fashion suggestions, makeup tips, and product recommendations. However, the Platform does not guarantee the accuracy, completeness, or suitability of any information.
- 4.2 The recommendations on the Platform are intended for informational purposes only. Users are advised to exercise discretion before relying on any recommendations, and Slayrobe will not be liable for any consequences arising from reliance on the information provided.
- 4.3 Slayrobe does not guarantee uninterrupted or error-free operation of the Platform. The Platform is provided on an "as-is" and "as-available" basis, without warranties of any kind, either express or implied.



4.4 To the maximum extent permitted by law, Slayrobe disclaims any liability for:

- (a) Direct, indirect, incidental, or consequential damages arising from your use of the Platform.
- (b) Loss of data, profits, or business due to Platform unavailability or inaccuracies.
- (c) Unauthorized access, security breaches, or data theft.

5. INTELLECTUAL PROPERTY RIGHTS

5.1 All content on the Platform, including text, images, graphics, logos, and software, is the property of Slayrobe or its licensors and is protected by applicable copyright and trademark laws.

5.2 You may not copy, modify, distribute, sell, or exploit any content from the Platform without Slayrobe's prior written consent.

6. TERMINATION AND SUSPENSION

6.1 Slayrobe reserves the right to suspend or terminate your access to the Platform at any time without notice if:

- (a) You breach these Terms of Use.
- (b) Your actions disrupt the Platform's operations or cause harm to other users.

6.2 Upon termination, all rights granted to you under these Terms of Use will immediately cease. Address: Hd-740, Wework Dlf Forum, Dlf Qe, Gurgaon, Haryana, India, 12200

7. AVAILABILITY AND ACCESSIBILITY OF SLAYROBE PLATFORM

7.1 We operate and control the Slayrobe platform from India and make no representation that the materials and content available on the platform are appropriate or accessible in other locations outside India. If you access the Slayrobe platform from outside India, you are solely responsible for complying with all applicable local laws. These Terms and Conditions do not constitute, nor may they be used for, any promotional activities or solicitation in any jurisdiction where such activities are unauthorized or to any person to whom it is unlawful to promote or solicit.

7.2 We may offer products, services, and features specific to different regions worldwide. The services available in one region may differ from those in other regions due to local laws, availability, or shipment constraints. We do not guarantee that users from one region can access services from another region. In such cases, we reserve the right to cancel or redirect orders placed from outside the intended region.

7.3 Information published on the Slayrobe platform may reference products, services, or features not available in your region. Such references do not imply that we intend to introduce those products or services in your region. For region-specific details, consult our local business contact or support team.

7.4 We actively monitor user accounts to detect fraudulent activities. Users found with multiple accounts, misusing referral vouchers, or engaging in fraudulent transactions will be subject to legal action. We reserve the right to recover costs, including goods value, legal fees, and other charges. In such cases, we may delete the fraudulent account, dishonor past and pending orders, and deny refunds without liability.

8. THIRD-PARTY INTERACTIONS AND LINKS TO THIRD-PARTY SITES

When using the Slayrobe platform, you may interact with or access third-party websites, services, or promotions. Any correspondence, purchase, or transaction with such third parties, including payments and delivery, is solely between you and the third party. Slayrobe assumes no responsibility for third-party interactions, transactions, or content accessed through external links. Your engagement with such third parties is at your own risk.

9. COPYRIGHT AND INTELLECTUAL PROPERTY

9.1 The Slayrobe platform contains proprietary material, including text, graphics, and multimedia content, protected by copyright and intellectual property laws ("Slayrobe Content"). All rights to the content are either owned by us or licensed to us by third parties.

9.2 You are granted a limited, non-exclusive, revocable, and non-transferable license to access and use the Slayrobe platform for personal, non-commercial purposes only. You may view, print, and store content solely for your personal use, subject to these terms.



9.3 You are strictly prohibited from:

Copying, distributing, modifying, or reproducing any Slayrobe Content, in whole or in part, without our prior written consent.

Using Slayrobe Content for commercial purposes or resale.

Modifying or reusing text, graphics, or multimedia content from the platform for external use.

Removing copyright, trademark, or intellectual property notices from any material obtained from Slayrobe.

Creating or publishing a database using Slayrobe Content.

9.4 The license granted to you does not include:

Resale or commercial use of Slayrobe Content.

Unauthorized collection and use of product listings, descriptions, or prices.

Data mining, scraping, or automated extraction of content.

Use of the platform in a way not permitted by these terms.

9.5 If you believe your intellectual property rights have been infringed, please contact us at

info@slayrobe.com with supporting documentation.

10. TRADEMARKS

All trademarks, logos, and brand names displayed on the Slayrobe platform are the exclusive property of Slayrobe or its licensors. You may not use, copy, or reproduce any trademarks without explicit written permission. Unauthorized use of Slayrobe trademarks is strictly prohibited.

11. LICENSE AND USE OF YOUR CONTENT

11.1 User-Generated Content License:

By posting, uploading, or submitting any content on Slayrobe, you grant us a royalty-free, perpetual, irrevocable, non-exclusive, worldwide license to use, reproduce, modify, adapt, publish, translate, distribute, display, and create derivative works from such content in any form, media, or technology, now known or later developed. This license includes the right to sublicense and transfer these rights to third parties without additional approval or compensation. You waive any claim to royalties or other compensation arising from our use of your content.

11.2 Monitoring and Enforcement:

While we do not routinely monitor content posted on Slayrobe, we reserve the right to do so at our discretion. If we become aware of any inappropriate or unlawful content, we may take corrective actions, including removing content, restricting access, or suspending accounts. We may also report any suspicious or illegal activity to law enforcement authorities and cooperate fully with their investigations.

11.3 Compliance with Laws:

By using Slayrobe, you agree that all content you post complies with applicable copyright, trademark, and intellectual property laws. Any unauthorized use, reproduction, or distribution of copyrighted materials or content may result in legal action. You are solely responsible for the content you submit and any legal consequences arising from it.

12. GOVERNING LAW AND JURISDICTION

These Terms of Use are governed by the laws of India. Any disputes arising from or relating to the Platform will be subject to the exclusive jurisdiction of the courts in Gurgaon, Haryana.

CONTACT INFORMATION

For any queries or concerns regarding these Terms of Use, you may contact us at:

Email: info@slayrobe.com