

Website Terms and Conditions

Terms governing access to and use of the OperatEzy website

Last updated: 7 June 2026

- **Provider:** Managezy Limited
- **Registered Business Name:** OperatEzy
- **CRO registration number:** 812735
- **Registered office:** 46 Enterprise Centre, Lavery Avenue, Park West Business Park, Dublin 12, D12 PP48, Ireland
- **Website:** www.operatezy.com
- **Contact:** help@operatezy.com
- **VAT number:** not yet issued; will be provided once registered.

This document is intended to apply to the English-language version of the OperatEzy service. Where a Hungarian version is also made available, both versions are intended to have the same meaning. If an Order Form or signed agreement specifies a prevailing language, that clause will take priority.

1. Introduction

These Website Terms and Conditions ("Terms") govern access to and use of the website available at www.operatezy.com and any related public webpages operated by Managezy Limited, trading as OperatEzy.

By accessing or using the Website, you agree to comply with these Terms. If you do not agree with these Terms, you must not use the Website.

The Website is provided primarily for business users, including field service providers, operations managers, multi-site businesses, and other organisations evaluating the OperatEzy field service management platform. The Website is not intended to create a consumer purchase journey for private individuals.

2. Provider information

The Website is operated by Managezy Limited, an Irish limited company registered with the CRO under number 812735.

- **Registered Business Name:** OperatEzy.
- **Registered office:** 46 Enterprise Centre, Lavery Avenue, Park West Business Park, Dublin 12, D12 PP48, Ireland.
- **Website:** www.operatezy.com.
- **Contact e-mail:** help@operatezy.com.
- **VAT number:** not yet issued; will be provided once registered.

3. Permitted use of the Website

You may use the Website only for lawful purposes and in accordance with these Terms. You must not use the Website in a way that may damage, disable, overburden, impair or compromise the Website, our systems or our security.

You must not attempt to gain unauthorised access to any part of the Website, any server, database, account, source code or system connected with the Website.

You must not scrape, crawl, copy, reproduce or extract substantial parts of the Website content without our prior written permission, except to the extent expressly permitted by applicable law.

4. Website content

The Website content is provided for general information only. It does not constitute legal, financial, accounting, tax, compliance or professional advice. You should obtain appropriate professional advice before relying on information on the Website for business decisions.

We make reasonable efforts to keep the Website accurate and up to date, but we do not warrant that any content is complete, accurate, current or free from errors or omissions.

5. No service contract through Website use

Browsing the Website does not create a SaaS subscription, licence, data processing agreement or other service contract between you and us. Any subscription to the OperatEzy field service management platform is governed by a separate order form, service agreement or applicable online contract accepted by the relevant business customer.

Any pricing, feature description or availability information on the Website is indicative only and may be changed before a binding order is accepted.

6. Intellectual property

All intellectual property rights in the Website, the OperatEzy name, trade marks, logos, software, user interface, text, graphics, layout, databases and other content are owned by us or our licensors.

You are granted a limited, revocable, non-exclusive right to access and view the Website for your own internal evaluation purposes. You are not granted any licence to copy, modify, distribute, commercialise, reverse engineer or create derivative works from the Website content, except as expressly allowed by law.

Nothing in these Terms transfers ownership of any intellectual property rights to you.

7. Prohibited conduct

When using the Website, you must not:

- introduce viruses, malware, harmful code or automated attack tools;
- attempt to bypass technical restrictions or security measures;
- use the Website for unlawful, fraudulent, misleading or harmful purposes;
- infringe the rights of any person, including intellectual property, privacy or data protection rights;
- use the Website to transmit unsolicited marketing, spam or abusive communications;
- impersonate another person or misrepresent your affiliation with any person or organisation.

8. Third-party links and services

The Website may include links to third-party websites or services. These links are provided for convenience only. We do not control and are not responsible for the content, security, privacy practices, availability or performance of third-party websites or services.

Your use of third-party websites or services is governed by the terms and policies of the relevant third party.

9. Availability and security

We may suspend, restrict or discontinue any part of the Website at any time, including for maintenance, security, upgrades or operational reasons. We do not guarantee that the Website will be uninterrupted, error-free or available at all times.

You are responsible for implementing appropriate security protections on your own devices, networks and systems when accessing the Website.

10. Disclaimer and limitation of liability

The Website is provided on an "as is" and "as available" basis. To the maximum extent permitted by law, we exclude all warranties, representations, conditions and other terms that may otherwise apply to the Website or any content on it.

To the maximum extent permitted by law, we will not be liable for any indirect, incidental, special, punitive or consequential loss, loss of profit, loss of revenue, business interruption, loss of goodwill, loss of data or loss arising from reliance on Website content.

Nothing in these Terms excludes or limits liability that cannot lawfully be excluded or limited under applicable law.

11. Privacy and cookies

Our processing of personal data in connection with the Website is described in our Privacy Policy. Our use of cookies and similar technologies is described in our Cookie Policy.

At launch, the Website uses only strictly necessary session cookies and no third-party marketing pixels, analytics or remarketing cookies (for example, Meta Pixel, TikTok Pixel, LinkedIn Insight Tag or Google Analytics).

12. Changes to these Terms

We may update these Terms from time to time. The updated version will apply from the date on which it is posted on the Website unless a later effective date is stated.

Continued use of the Website after the updated Terms are posted will constitute acceptance of the updated Terms.

13. Governing law and jurisdiction

These Terms and any dispute or claim arising out of or in connection with them, their subject matter or formation are governed by the laws of Ireland.

The Irish courts will have exclusive jurisdiction to settle any dispute or claim arising out of or in connection with these Terms or the Website.

14. Contact

Questions about these Terms may be sent to help@operatezy.com or by post to 46 Enterprise Centre, Lavery Avenue, Park West Business Park, Dublin 12, D12 PP48, Ireland.