

# IQA Connect — Terms of Use

Version: 1.0 Effective: 22 October 2025 Contact: [iqa@quarry.com.au](mailto:iqa@quarry.com.au)

## 1) Using IQA Connect

By signing in (mobile or web) you agree to these **Terms**, the [IQA Connect Community Guidelines](#), and acknowledge the [IQA Privacy Policy](#).

## 2) Accounts & identity

Use your **real name** and accurate professional details. You're responsible for your login and all activity under your account.

## 3) App user directory & profile

IQA Connect includes a LinkedIn-style **app user directory** visible to **logged-in IQA Connect users**. Your **name, organisation and job title** will appear in the directory and alongside your posts.

- If you wish to **opt out** of the app user directory, please email [iqa@quarry.com.au](mailto:iqa@quarry.com.au)

## 4) Your content

You retain ownership of what you post. You grant the IQA a non-exclusive, royalty-free licence to host, display and share your content via the IQA channels (app/website/newsletters/social) with attribution.

## 5) Acceptable use

Follow the **Community Guidelines**. Don't post illegal, defamatory, harassing, discriminatory, or unsafe content; don't spam; don't share confidential or proprietary information; and don't upload content you don't have rights to share.

## 6) Moderation

The IQA may edit/move/remove content or limit/suspend accounts to keep the community safe and on topic.

## 7) Service providers & data

IQA Connect is hosted by our platform provider Clowder in the United States. As a result, some personal information is stored and processed outside Australia. The IQA takes reasonable steps to ensure any overseas recipients handle personal information in accordance with the Australian Privacy Principles under the Privacy Act 1988 (Cth). For details, see the IQA Privacy Policy.

## 8) Changes & availability

Features may change; availability isn't guaranteed. We may update these Terms - continued use means acceptance of the updated Terms.

## 9) Disclaimers

Community posts are contributed by app **users** and do not represent the IQA's official views. The IQA disclaims responsibility for user content and any loss arising from reliance on community posts. Nothing in these Terms excludes liability that cannot be excluded under Australian law.

### **11) Limitation of liability**

To the fullest extent permitted by law, the IQA excludes all implied warranties and is not liable for indirect, incidental or consequential loss. Where liability cannot be excluded, it is limited to re-supply of the services or the cost of re-supply.

### **12) Indemnity**

You indemnify the IQA against claims arising from your breach of these Terms or your misuse of the app.

### **13) Termination**

You may stop using the app at any time. The IQA may suspend or terminate access for breach or risk. Clauses relating to content licence, disclaimers, liability and indemnity survive termination.

### **14) Governing law**

These Terms are governed by the laws of **Australia**. You submit to the **non-exclusive** jurisdiction of the courts of the **State or Territory in which IQA's registered office is located** (currently **Queensland**).

### **15) Contact**

Questions: [iqa@quarry.com.au](mailto:iqa@quarry.com.au)