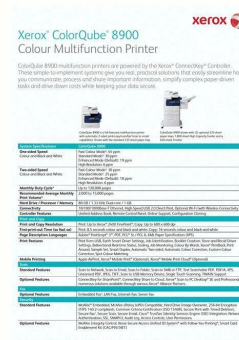


. This is a software license agreement ("Agreement") for the Xerox software and related documentation (collectively "Software"). By downloading, installing, or using the Software, you agree to follow the terms and conditions in this Agreement. They also apply to any upgrades and updates to the Software from Xerox, unless they have different terms. If you don't agree to these terms, you can't download, install, or use the Software.



1. LICENSE GRANT. a. Xerox gives you a non-exclusive, non-transferable license to use the Software on the Xerox equipment ("Equipment") that came with it or, if it came separately, on one piece of equipment.

You can't do anything else with the Software, such as: (1) share, copy, change, make new versions of, take apart, or figure out how it works; (2) turn on Software that was off when you got it; or (3) let others do any of these things. You can make copies of the Software for backup, but only if each copy has the same copyright and other notices as the original Software. You can only use them for backup. Xerox and/or its licensors own the Software and all its rights. They can enforce this Agreement as third parties. b.

Software may have or use software from Microsoft Corporation . Software"). This Agreement also covers Your use of Microsoft Software. You are not allowed to: (i) rent, sell, lend, or license the Microsoft Software for commercial hosting; (ii) share any performance data of the Microsoft Software; (iii) bypass any technical restrictions in the Microsoft Software; or (iv) split the Microsoft Software and install it on different devices.

2. THIRD PARTY SOFTWARE. The Software may contain code from one or more third parties ("Third Party Software"). Some Third Party Software may have different terms and conditions in an open source software disclosure package that comes with the Software or can be downloaded with the product documentation. Despite this Agreement, the Third Party Software is licensed to you under the terms and conditions of the software license agreement in the open source software disclosure. If the third party software license agreement allows access to source code (such as the GNU General Public License), the open source software disclosure or the media that delivers the Software will have the source code or tell you how to get a copy of it. 3. DISCLAIMER OF WARRANTY. a. YOU ACCEPT AND AGREE THAT THE SOFTWARE IS GIVEN "AS IS", WITH NO WARRANTY OF ANY KIND BY XEROX OR ITS LICENSORS. XEROX AND ITS LICENSORS DENY ALL WARRANTIES, EXPRESS OR IMPLIED, MADE BY LAW OR OTHERWISE, INCLUDING, BUT NOT LIMITED TO, ANY WARRANTIES OF SUITABILITY FOR A SPECIFIC PURPOSE, QUALITY OR NON-VIOLATION OF THIRD-PARTY RIGHTS. XEROX AND ITS LICENSORS DO NOT GUARANTEE THAT THE SOFTWARE WILL FULFILL YOUR NEEDS, THAT IT WILL WORK WITHOUT INTERRUPTION OR ERROR, OR THAT PROBLEMS IN THE SOFTWARE CAN OR WILL BE FIXED. ALL WARRANTIES AND STATEMENTS MADE BY PEOPLE OTHER THAN XEROX, INCLUDING, BUT NOT LIMITED TO, YOUR AUTHORIZED SERVICE PROVIDER, DISTRIBUTORS, DEALERS, CONCESSIONAIRES AND OTHER SELLERS OF XEROX, ARE ALSO DENIED. THE WARRANTY . Some of the warranties in this agreement may not be valid in some places, so the law will decide the minimum warranties for you. b. The software might have or get some code that can stop the software or the system it runs on from working properly. This code might turn on (a) if you don't let Xerox access the software or the system as agreed, (b) if you break any part of this agreement, or (c) if the license ends or expires. 4. INDEMNIFICATION. Xerox will pay for any legal costs or damages if the software violates someone else's US patent or copyright, but only if you tell Xerox right away in writing, let Xerox handle the case, and cooperate with Xerox. Xerox won't pay for any legal costs or settlements that Xerox didn't agree to. To prevent violation, even if no one claims it, Xerox can choose to do one of these things for free: get a license, replace the software, or ask you to remove the software.



You must either: 1) read and agree to the terms of this Agreement for the end user, or 2) tell the end user about the license terms and get their explicit acceptance. 1. LICENSE GRANT. a. Xerox gives you a non-exclusive, non-transferable license to use the Software on the Xerox equipment ("Equipment") that came with it or, if it came separately, on one piece of equipment. You can't do anything else with the Software, such as: (1) share, copy, change, make new versions of, take apart, or figure out how it works; (2) turn on Software that was off when you got it; or (3) let others do any of these things. You can make copies of the Software for backup, but only if each copy has the same copyright and other notices as the original Software. You can only use them for backup. Xerox and/or its licensors own the Software and all its rights. They can enforce this Agreement as third parties. b.



If you are installing the Software for the end user, you must act as their agent. You must either: 1) read and agree to the terms of this Agreement for the end user, or 2) tell the end user about the license terms and get their explicit acceptance. 1. LICENSE GRANT. a. Xerox gives you a non-exclusive, non-transferable license to use the Software on the Xerox equipment ("Equipment") that came with it or, if it came separately, on one piece of equipment. You can't do anything else with the Software, such as: (1) share, copy, change, make new versions of, take apart, or figure out how it works; (2) turn on Software that was off when you got it; or (3) let others do any of these things. You can make copies of the Software for backup, but only if each copy has the same copyright and other notices as the original Software. You can only use them for backup.



1. LICENSE GRANT. a. Xerox gives you a non-exclusive, non-transferable license to use the Software on the Xerox equipment ("Equipment") that came with it or, if it came separately, on one piece of equipment. You can't do anything else with the Software, such as: (1) share, copy, change, make new versions of, take apart, or figure out how it works; (2) turn on Software that was off when you got it; or (3) let others do any of these things. You can make copies of the Software for backup, but only if each copy has the same copyright and other notices as the original Software. You can only use them for backup. Xerox and/or its licensors own the Software and all its rights. They can enforce this Agreement as third parties.

b. Software may have or use software from Microsoft Corporation . Software"). This Agreement also covers Your use of Microsoft Software. You are not allowed to: (i) rent, sell, lend, or license the Microsoft Software for commercial hosting; (ii) share any performance data of the Microsoft Software; (iii) bypass any technical restrictions in the Microsoft Software; or (iv) split the Microsoft Software and install it on different devices. 2. THIRD PARTY SOFTWARE. The Software may contain code from one or more third parties ("Third Party Software"). Some Third Party Software may have different terms and conditions in an open source software disclosure package that comes with the Software or can be downloaded with the product documentation. Despite this Agreement, the Third Party Software is licensed to you under the terms and conditions of the software license agreement in the open source software disclosure. If the third party software license agreement allows access to source code (such as the GNU General Public License), the open source software disclosure or the media that delivers the Software will have the source code or tell you how to get a copy of it. 3. DISCLAIMER OF WARRANTY.



If you don't agree to these terms, you can't download, install, or use the Software. You must also delete any Software files that you or someone else accessed for you from any computer memory where they are stored. In this Agreement, "Xerox" means Xerox Corporation and its subsidiaries and affiliates. If you are installing the Software for the end user, you must act as their agent. You must either: 1) read and agree to the terms of this Agreement for the end user, or 2) tell the end user about the license terms and get their explicit acceptance. 1.

LICENSE GRANT. a. Xerox gives you a non-exclusive, non-transferable license to use the Software on the Xerox equipment ("Equipment") that came with it or, if it came separately, on one piece of equipment. You can't do anything else with the Software, such as: (1) share, copy, change, make new versions of, take apart, or figure out how it works; (2) turn on Software that was off when you got it; or (3) let others do any of these things. You can make copies of the Software for backup, but only if each copy has the same copyright and other notices as the original Software. You can only use them for backup. Xerox and/or its licensors own the Software and all its rights.

They can enforce this Agreement as third parties. b.

Software may have or use software from Microsoft Corporation . Software"). This Agreement also covers Your use of Microsoft Software. You are not allowed to: (i) rent, sell, lend, or license the Microsoft Software for commercial hosting; (ii) share any performance data of the Microsoft Software; (iii) bypass any technical restrictions in the Microsoft Software; or (iv) split the Microsoft Software and install it on different devices.

2. THIRD PARTY SOFTWARE. The Software may contain code from one or more third parties ("Third Party Software"). Some Third Party Software may have different terms and conditions in an open source software disclosure package that comes with the Software or can be downloaded with the product documentation. Despite this Agreement, the Third Party Software is licensed to you under the terms and conditions of the software license agreement in the open source software disclosure. If the third party software license agreement allows access to source code (such as the GNU General Public License), the open source software disclosure or the media that delivers the Software will have the source code or tell you how to get a copy of it. 3. DISCLAIMER OF WARRANTY. a. YOU ACCEPT AND AGREE THAT THE SOFTWARE IS GIVEN "AS IS", WITH NO WARRANTY OF ANY KIND BY XEROX OR ITS LICENSORS. XEROX AND ITS LICENSORS DENY ALL WARRANTIES, EXPRESS OR IMPLIED, MADE BY LAW OR OTHERWISE, INCLUDING, BUT NOT LIMITED TO, ANY WARRANTIES OF SUITABILITY FOR A SPECIFIC PURPOSE, QUALITY OR NON-VIOLATION OF THIRD-PARTY RIGHTS.

XEROX AND ITS LICENSORS DO NOT GUARANTEE THAT THE SOFTWARE WILL FULFILL YOUR NEEDS, THAT IT WILL WORK WITHOUT INTERRUPTION OR ERROR, OR THAT PROBLEMS IN THE SOFTWARE CAN OR WILL BE FIXED. ALL WARRANTIES AND STATEMENTS MADE BY PEOPLE OTHER THAN XEROX, INCLUDING, BUT NOT LIMITED TO, YOUR AUTHORIZED SERVICE PROVIDER, DISTRIBUTORS, DEALERS, CONCESSIONAIRES AND OTHER SELLERS OF XEROX, ARE ALSO DENIED. THE WARRANTY . Some of the warranties in this agreement may not be valid in some places, so the law will decide the minimum warranties for you. b. The software might have or get some code that can stop the software or the system it runs on from working properly. This code might turn on (a) if you don't let Xerox access the software or the system as agreed, (b) if you break any part of this agreement, or (c) if the license ends or expires. 4. INDEMNIFICATION. Xerox will pay for any legal costs or damages if the software violates someone else's US patent or copyright, but only if you tell Xerox

right away in writing, let Xerox handle the case, and cooperate with Xerox. Xerox won't pay for any legal costs or settlements that Xerox didn't agree to. To prevent violation, even if no one claims it, Xerox can choose to do one of these things for free: get a license, replace the software, or ask you to remove the software. Xerox will only do this if you also remove and stop using the software when Xerox asks you to. Xerox won't be responsible for any violation-related problems that are not covered by this section, such as violation because you changed the software or used it with other things that Xerox didn't give you. 5. LIMITATION OF LIABILITY.

No matter how much you lose, Xerox and its licensors will only pay you the higher of these two amounts: what you paid for the software or \$10.00. XEROX AND ITS LICENSORS WON'T PAY YOU FOR ANY OTHER LOSSES (SUCH AS DATA LOSS, LOST PROFITS, OR BUSINESS INTERRUPTION) THAT HAVE TO DO WITH THIS AGREEMENT, EVEN IF THEY KNEW IT COULD HAPPEN. This article is about the ****xerox colorqube 8700 service manual pdf****, a document that guides you on how to use and maintain the xerox colorqube 8700 printer.

The article covers the following topics: - Disclaimer: Xerox and its licensors are not liable for any damages caused by the use or misuse of the software or the printer, unless required by law. The software and the printer are subject to certain restrictions and limitations, which you agree to follow. - Termination: Xerox can end your license for the software if you stop using or owning the printer, or if you break any terms of this agreement. You must return or delete all copies of the software if your license is terminated. - Restricted Rights: The software and the documentation have restricted rights for the federal government. You agree to comply with all the necessary requirements to ensure that the government respects these rights. The software and the documentation are also subject to specific clauses in the federal acquisition regulations. - Severability: If any part of this agreement is found to be invalid or unenforceable by law or court, the rest of the agreement will still be valid and enforceable. Any invalid or unenforceable part will be modified to match the intention of the parties, as much as possible under the law. - No Waiver: Neither party will lose any right or remedy under this agreement if they delay or fail to use it. Both parties have all the rights and remedies available to them under this agreement. This article is about the ****xerox colorqube 8700 service manual pdf****. It explains the terms and conditions of the agreement between the customer and Xerox. The main points are: - The customer can use the rights in the agreement separately or together. - The agreement follows the laws of New York, unless the customer's local laws say otherwise. The United Nation Convention on Contracts for International Sales of Goods does not apply. - The customer must follow the U.S. and other laws when using, exporting, importing, selling, releasing, or transferring the software.

The customer cannot be in a country under a U.S. embargo or on a U.S. blacklist. - The agreement is the final and complete agreement between the parties. It replaces any previous agreements. Any changes to the agreement must be in writing and signed by both parties. - Some equipment models use remote data to provide support and service. Remote data is data that Xerox collects or sends automatically by the equipment through the customer's network. Remote data access allows Xerox to send software updates and fix equipment problems remotely. Remote data includes product registration, meter read, supply level, equipment configuration and settings, software version, and problem/fault code data.

Remote data is secure and confidential. Xerox may use the data from your equipment for various purposes, such as billing, reporting, support, and product improvement. The data will be securely sent to and from Xerox. Xerox will not access the content of your documents or information on your equipment or systems.

You allow Xerox to use the data for free. You will give Xerox the contact and location details of your equipment when asked. You will follow Xerox's instructions to enable the data transfer. You will keep the data transfer on when you get maintenance or support from Xerox.

14. DRIVER DATA COLLECTION. If you install driver software on your computer, you agree that the software may collect data about your computer, operating system, location, and usage of the software and its features. Xerox may use this data and the analysis of it to improve or provide its products and services to you. The software will not collect any personal information or document content. 15. DIAGNOSTIC SOFTWARE. Software that helps Xerox evaluate or maintain your equipment may be in, on, or loaded onto your equipment. The diagnostic software and how to access it are Xerox's trade secrets. Xerox owns the diagnostic software. . You agree that Xerox and/or its licensors own the Diagnostic Software and that you have no right or license to use it in any way. You will not access, use, copy, share, or disclose the Diagnostic Software unless you have a separate license from Xerox. You will let Xerox monitor, prevent, and disable any unauthorized use or copying of the Diagnostic Software. 16. PRINTER AGREEMENT. The following models are covered by this Printer Agreement: Xerox B230, Xerox B225, Xerox B235, Xerox B310, Xerox B305, Xerox B315, Xerox C230, Xerox C235, Xerox C310, Xerox C315, Xerox C410, Xerox B410. Please read before opening: By opening this package, installing the printer software, or using the products, you agree to these terms: This printer only works with genuine original manufacturer supplies and you will only use such supplies with this printer. The supplies inside the printer (Toner Cartridge, Imaging Unit) can only be used once and must be returned to the original manufacturer for recycling or remanufacturing. You can also use supplies without this single-use restriction from the original manufacturer or other sources, but they are not included in this package. 17. SUPPLIES AGREEMENT. The following models are covered by this Supplies Agreement: Xerox B230, Xerox B225, Xerox B235, Xerox B310, Xerox B305, Xerox B315, Xerox C230, Xerox C235, Xerox C310, Xerox C315, Xerox C410, Xerox B410. Please read before opening: By opening this package, you agree to these terms.

The supplies inside: (1) are sold at a lower price on the condition that you use them once and return them to the original manufacturer for recycling or remanufacturing; and (2) will stop working when they reach the end of their life set by the original manufacturer (some toner may be left when this happens); and (3) may . To prevent unauthorized or fake products from damaging your printer, update the printer memory. You can only use supplies with this one-time term from the original manufacturer. If you disagree with these terms, send back the unopened supplies to where you bought them. 18. MICROSOFT CORPORATION NOTICES. Some printer models use technology from Microsoft Corporation.

These notices apply to those printer models. a. This product may include intellectual property from Microsoft Corporation. You can find the terms and conditions for using this intellectual property at . b. This product uses Microsoft Print Schema technology. You can find the terms and conditions for using this technology at . Open Source Software Disclosure This is a paraphrased version of the article that is more clear and concise. It also uses the keyword 'xerox colorqube 8700 service manual pdf' in the title and the first sentence. I hope this helps. ☺