

Terms of Use

DoodleSave Inc.

LAST UPDATED: MARCH 23, 2026

Purpose. These Terms govern access to and use of DoodleSave’s website, mobile applications, and related services. This reformatted edition preserves the underlying text while presenting it in a cleaner, more corporate legal-document format.

1. Acceptance of Terms

By accessing or using DoodleSave Inc.'s (“DoodleSave”, “we”, “us”, or “our”) website, mobile applications, and related services (collectively, the “Services”), you agree to be bound by these Terms of Use (“Terms”). If you do not agree to these Terms, do not use the Services.

These Terms apply to all users, including visitors, registered users, and subscribers.

2. Eligibility

You must be at least 18 years old to use DoodleSave. By using the Services, you represent that you are 18 or older and have the legal capacity to enter into these Terms.

3. Account Registration

To access certain features, you may need to create an account. You agree to:

- Provide accurate, complete, and current information
- Maintain the security of your login credentials
- Notify us immediately of any unauthorized access
- Accept responsibility for all activity under your account

We reserve the right to suspend or terminate accounts that violate these Terms.

4. Description of Services

DoodleSave provides tools to help users track, manage, and organize their subscription services. Features may include:

- Subscription tracking and reminders
- AI-generated spending insights and recommendations
- Discount and deal discovery features
- Cancellation guidance and support tools
- Nearby offers and local deal discovery

We do not guarantee that any feature will remain available or unchanged.

5. Informational Purpose Only

DoodleSave is an informational and organizational tool only.

- We do not provide financial, legal, accounting, or professional advice
- We do not guarantee subscription cancellation, savings, or specific outcomes
- AI-generated insights are for informational purposes only and may be inaccurate or incomplete
- You remain solely responsible for your financial decisions and subscription management

6. AI and Automated Features

Some features use artificial intelligence and automated systems to analyze data and generate outputs. You acknowledge that:

- AI outputs may be inaccurate, incomplete, or not suitable for your situation
- We do not warrant the accuracy of AI-generated content
- You should independently verify any AI-generated recommendations before acting on them

7. Credit System and Purchases

DoodleSave may offer a credit-based system for accessing certain premium features. Credits may be:

- Provided free of charge on a monthly basis
- Purchased through in-app purchases
- Awarded through promotional offers or partner rewards

a. Purchases

All purchases are final and non-refundable, except where required by applicable law or the policies of the Apple App Store or Google Play Store.

Credits are digital products with no cash value, are non-transferable, and cannot be redeemed for cash or exchanged outside the DoodleSave platform.

Once credits are used, consumed, or applied to a feature, they are considered delivered and are not eligible for refund.

b. Free Credits

Free monthly credits reset on the first day of each month. Unused free credits do not carry over to the following month.

c. In-App Purchases

In-app purchases are processed and billed through the applicable app store (Apple App Store or Google Play Store).

All payment, billing, and refund requests are subject to the terms, conditions, and policies of the applicable app store provider, which may supersede these Terms in the event of a conflict.

d. Ad Marketplace Purchases

Businesses that purchase advertising spots through the DoodleSave Ad Marketplace agree to the following:

- Ad spot purchases are non-refundable once an ad has been approved and gone live
- If an ad is not approved within 48 hours of submission, you are entitled to a full refund upon request
- If a technical error on DoodleSave's part prevents a live ad from displaying during its booked period, we will issue a pro-rated credit or refund for the affected time

Refund requests must be submitted within 7 days of the issue by emailing sales@doodlesave.co with your submission details.

e. Refund Requests

To request a refund or report a billing issue, contact us at support@doodlesave.co within 7 days of the transaction. Please include your account email and a description of the issue.

For in-app purchases, you may also request a refund directly through the Apple App Store or Google Play Store.

Applicable consumer protection laws (including those in India, Australia, Canada, and the United States) are not limited by these Terms — statutory rights always apply.

8. Affiliate and Partner Links

DoodleSave may display links, offers, or recommendations from third-party partners. We may receive compensation when you interact with or purchase through these links.

Such compensation does not affect our obligation to provide you with accurate and useful tools, but you should assume that affiliate relationships may exist.

9. Third-Party Services and Integrations

You may connect DoodleSave to third-party services, such as email or financial accounts. By doing so, you:

- Authorize us to access data from those services as needed to provide features
- Acknowledge that third-party services are not controlled by DoodleSave
- Agree that DoodleSave is not responsible for the availability, accuracy, or content of third-party services

Third-party services are subject to their own terms and privacy policies.

10. Prohibited Use

You agree not to:

- Use the Services for any unlawful purpose
- Attempt to access accounts or data that are not yours
- Reverse engineer, scrape, or copy any part of the Services
- Upload malicious code or content
- Use the Services to harass, mislead, or harm others
- Attempt to circumvent any security or credit systems

Violation of these restrictions may result in immediate termination of your account.

11. Intellectual Property

All content, features, trademarks, and technology on the DoodleSave platform are owned by or licensed to DoodleSave Inc. and are protected by applicable intellectual property laws.

You may not copy, reproduce, distribute, or create derivative works from any part of the Services without our prior written consent.

12. User Content

If you submit or upload content (such as subscription names, notes, or feedback), you grant DoodleSave a non-exclusive, royalty-free license to use that content to provide and improve the Services.

You represent that you have the right to submit such content and that it does not violate any third-party rights.

13. Disclaimer of Warranties

THE SERVICES ARE PROVIDED “AS IS” AND “AS AVAILABLE” WITHOUT WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED.

TO THE FULLEST EXTENT PERMITTED BY LAW, DOODLESAVE DISCLAIMS ALL WARRANTIES, INCLUDING BUT NOT LIMITED TO:

- Merchantability or fitness for a particular purpose
- Accuracy, completeness, or reliability of any content or AI output
- Uninterrupted or error-free operation
- That the Services will meet your requirements or expectations

14. Limitation of Liability

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, DOODLESAVE AND ITS DIRECTORS, EMPLOYEES, PARTNERS, AND AGENTS SHALL NOT BE LIABLE FOR:

- Any indirect, incidental, special, consequential, or punitive damages
- Loss of data, revenue, profits, or business opportunities
- Unauthorized access to or alteration of your data
- Any matter beyond our reasonable control

IN NO EVENT SHALL OUR TOTAL LIABILITY EXCEED THE GREATER OF (A) THE AMOUNT YOU PAID IN THE PAST 12 MONTHS OR (B) CAD \$10.

15. Indemnification

You agree to indemnify and hold harmless DoodleSave Inc. and its officers, directors, employees, and agents from any claims, damages, losses, or expenses (including legal fees) arising out of:

- Your use of the Services
- Your violation of these Terms
- Your violation of any third-party rights

16. Modifications to Services or Terms

We reserve the right to modify these Terms or the Services at any time. Changes will be posted within the app or on our website. Continued use of the Services after changes are posted constitutes your acceptance of the revised Terms.

For material changes, we will make reasonable efforts to notify you in advance.

17. Termination

You may stop using the Services at any time and delete your account through the app or by contacting us.

We may suspend or terminate your access at any time, with or without cause, including for violation of these Terms. Upon termination, your right to use the Services ends immediately.

18. Governing Law and Disputes

These Terms are governed by the laws of the Province of Ontario and the federal laws of Canada applicable therein, without regard to conflict of law principles.

Any disputes arising from these Terms or your use of the Services shall be resolved exclusively in the courts of Ontario, Canada, and you consent to the jurisdiction of such courts.

19. Severability and Entire Agreement

If any provision of these Terms is found to be unenforceable, the remaining provisions will continue in full force and effect.

These Terms, together with our Privacy Policy, constitute the entire agreement between you and DoodleSave regarding your use of the Services.

20. Contact

For questions about these Terms of Use, contact:

DoodleSave Inc.

Legal / Support Enquiries

SUPPORT

help@doodlesave.co

ADVERTISING

sales@doodlesave.co

© 2026 DoodleSave Inc. All rights reserved.

These Terms of Use are effective as of March 23, 2026.