

TERMS OF SERVICE

Library of Code Google Workspace

These Terms of Service constitute a legally binding agreement between Library of Code, Inc. (“Library of Code”, “us”, “we”, “our”, “ours”) and you (“you”, “your”, “yours”, “yourself”) which govern your use of the libraryofcode.dev Google Workspace (“Service”). By accessing or using the Service, you agree to be bounded by these terms in addition to the [Google Terms of Service](#). Thereafter, if at any point you do not agree with or violate any part of these Terms of Service, you are subject to indefinite account termination and ban from the Service. We reserve the right to amend these Terms of Service without any prior notice, which may be to comply with the United States law, or for enhancements and fair use of the Service.

If you have any questions or concerns about these Terms of Service, please contact csms@libraryofcode.dev. These Terms of Service were last updated on and effective from March 5th, 2025.

TABLE OF CONTENTS

1.0	Fair Use.....	1
2.0	Data and Storage.....	1
3.0	Resources	2
4.0	Eligibility	2
5.0	Content.....	3
6.0	Access and Authorization.....	3
7.0	Infractions, Sanctions, Appeals	4
8.0	Limited Liability, Warranty, Indemnity	4

1.0 Fair Use

1. You understand that the Service is provided free of charge. At no point of time should you attempt to sell, trade, commercialize or exchange any part of the Service.
2. Without prior written approval from the Services Manager, you may not represent Library of Code, Inc. using the libraryofcode.dev email address provided to you.
3. You may only represent yourself with your account.
 1. Communicating on behalf of or in place of any third-party entity or organization is strictly prohibited.
 2. Attempting to misrepresent or impersonate anyone may result in immediate account termination.
4. You agree to be respectful in your communication with all parties, whether internal or external.

2.0 Data and Storage

1. You acknowledge that information relating to your use of the Service and the data you upload may be monitored, intercepted, copied, inspected, audited and/or disclosed with any relevant parties, including but not limited to law enforcement personnel, authorized sites and authorized officials of government agencies, both domestic and foreign, at their request.

2. We reserve the right to assist government, law enforcement, or a victim of your attacks and provide your information, IP address, or other self-incriminating information we have.
3. We disclaim all liability for the damage or loss of your files and uploaded information.
4. You understand that Google LLC may collect and process your information in accordance with their [Privacy Policy](#).

3.0 Resources

1. By default, your account is allotted a storage limit of 500 GB. If you need more storage, you may submit a request to csms@libraryofcode.dev.
2. By meeting or exceeding your storage limit, you understand that some functions of your account may become dysfunctional or temporarily disabled.
3. We reserve the right to increase or decrease your storage limit at any time, with or without reason, with or without prior notification.

4.0 Eligibility

1. Eligibility for an account is conditional and must be manually requested by emailing csms@libraryofcode.dev. We reserve the final verdict and may accept or deny your application with or without reason.

2. You must be at least 13 years old to sign up for an account. If you are 13 to 17 years old, your legal parent or guardian must agree to these Terms of Service on your behalf.

5.0 Content

1. You acknowledge that the files you upload to our machine are appropriate. We reserve the right to disapprove of and remove any files you upload.
 1. You may not store, disseminate or transfer through your account any graphic, adult, illegal, hateful, discriminatory, malware, spyware, virus or trojans, which will result in the immediate termination of your account as per §1.4.
2. You acknowledge that all files uploaded to the Service through your account is under your ownership and not any third party.
3. You attest that you possess the necessary copyright rights on all material you upload to the Service.

6.0 Access and Authorization

1. Only you should have access to your account at all times. Sharing your login credentials with third parties is strictly prohibited and may result in immediate account termination in accordance with §1.4.
2. You are responsible for maintaining the security of your account at all times.

3. In the event of a breach of credentials or loss of access to your account, you are required to immediately alert us. However, you may still be held liable for any unauthorized activity conducted on your account.

7.0 Infractions, Sanctions, Appeals

1. You are allowed a grace period of seven days maximum to acknowledge a dispute which shall be communicated via email. Failure to respond in time may result in the termination of your account.
2. Infractions you incurred may be appealed by contacting csms@libraryofcode.dev. We reserve the final verdict in accepting or rejecting your appeal, for any or without reason.
3. In order to enforce compliance with these Terms of Service, we may impose sanctions which limit or affect the functionality of your account.
4. Unless waived by the Services Manager, sanctions and violations of these Terms of Service are not appealable.
5. You understand that your account may be indefinitely suspended or terminated, for any or without reason, with or without prior notification.

8.0 Limited Liability, Warranty, Indemnity

1. You acknowledge that compensations or offers in these Terms of Service are not guaranteed, and we are not obligated to provide you ANY WARRANTY,

SUPPORT OR ASSISTANCE WITH YOUR ACCOUNT. The Service is provided “as is.”

1. There are no guarantees for uptime, continuation of service, warranty or support.
2. You acknowledge that we are not liable for any loss or damage incurred arising from the Service.
2. You agree to defend, indemnify, and hold us harmless in case of a claim related to your use of the Service.
3. Disputes between you and Library of Code, Inc. must be litigated and resolved by a representative of Library of Code, Inc. You agree to waive your right to class-action and individual lawsuits.
4. EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.