

SPIRITT Terms of Use

Effective Date: June 10, 2026

These Terms of Use govern access to and use of SPIRITT’s websites, workspace platform, AI agents, automation tools, application building tools, integrations, APIs, hosted artifacts, generated applications, and related services.

For purposes of these Terms, “SPIRITT,” “we,” “us,” and “our” mean SPIRITT, Inc., a Delaware corporation, and its affiliates, including SPIRITT Labs Ltd., unless a separate written agreement identifies a different contracting entity.

By accessing or using SPIRITT, you agree to these Terms. If you use SPIRITT on behalf of a company or organization, you represent that you have authority to bind that company or organization to these Terms.

If you do not agree to these Terms, you may not use the Service.

1. Definitions

“Account” means an account, workspace, organization, project, or other access point created or used to access the Service.

“Artifact” means any application, website, agent, workflow, automation, document, presentation, software, database, deployment, configuration, file, or other asset created, deployed, hosted, modified, or operated through the Service.

“Connected Service” means any third party product, platform, application, account, API, database, repository, browser session, cloud service, communication service, identity provider, analytics service, payment service, or other external service connected to, accessed by, or used with the Service.

“End User” means any user, customer, employee, contractor, visitor, lead, recipient, or other third party who interacts with an Artifact, workflow, automation, agent, or system created, operated, or connected by you through the Service.

“Input” means any prompt, instruction, file, code, credential, data, content, text, image, document, configuration, connected account data, or other material submitted, uploaded, connected, made available, or transmitted to the Service by or on behalf of you.

“Output” means any code, application, text, image, document, workflow, automation, analysis, recommendation, action, message, configuration, or other material generated, produced, suggested, or performed by or through the Service.

“Service” means SPIRITT’s websites, workspace platform, AI agents, automation tools, software development tools, application building tools, integrations, APIs, hosted artifacts, generated applications, related systems, and associated services.

“SPIRITT Technology” means the Service, platform, software, agents, agent runtime, libraries, templates, infrastructure, orchestration logic, design systems, prompts, tools, APIs, SDKs, models, connectors, internal systems, workflows, and other technology owned, controlled, licensed, or provided by SPIRITT or its affiliates.

“User Content” means Inputs, files, prompts, instructions, code, data, credentials, materials, End User data, connected service data, and other content you submit, upload, connect, generate, or make available through the Service.

2. The Service

SPIRITT provides an AI native workspace and automation platform that helps users create, operate, deploy, automate, improve, and manage software, applications, workflows, agents, content, documents, and other digital assets.

The Service may include AI assisted generation, autonomous or semi autonomous agents, workspace environments, code execution, deployment tools, browser automation, third party integrations, OAuth connected accounts, data

processing, analytics, monitoring, and hosted Artifacts.

The Service may perform actions on your behalf based on your instructions, permissions, connected accounts, workspace settings, and use of the Service. These actions may include reading, creating, modifying, deleting, sending, deploying, publishing, retrieving, analyzing, or otherwise processing data, files, messages, code, applications, tasks, issues, records, or other materials.

SPIRITT may add, remove, suspend, modify, limit, or discontinue features at any time. We may conduct experiments, introduce beta functionality, change usage limits, alter infrastructure, or change how the Service is delivered.

3. Eligibility

You must be at least 18 years old to use the Service.

You may use the Service only if you can form a legally binding contract and are not barred from using the Service under applicable law.

If you use the Service on behalf of an organization, you represent that the organization is validly formed, that you are authorized to bind it, and that its use of the Service complies with applicable law and contractual obligations.

4. Account Responsibility

You are responsible for maintaining the confidentiality and security of your Account, credentials, access tokens, connected services, devices, and workspace.

You are responsible for all activity under your Account, including activity performed by your personnel, contractors, agents, End Users, AI agents, automations, integrations, and Connected Services.

You must promptly notify SPIRITT if you become aware of unauthorized access, credential compromise, security incident, or misuse involving the Service.

SPIRITT is not responsible for losses caused by unauthorized access resulting from your failure to secure your Account, devices, credentials, personnel, or Connected Services.

5. User Content and Instructions

You are responsible for User Content and for all instructions you provide to the Service.

You represent and warrant that you have all rights, permissions, consents, licenses, and legal bases necessary to submit, upload, connect, process, transmit, use, and authorize SPIRITT to process User Content and Connected Service data.

You must not submit or connect data unless you have the legal right to do so. You are responsible for ensuring that User Content does not violate law, contract, confidentiality obligations, privacy rights, intellectual property rights, employment obligations, platform policies, or other third party rights.

You are responsible for verifying that your instructions are accurate, complete, lawful, and appropriate for the intended action.

6. Ownership of User Content and Outputs

As between you and SPIRITT, you retain ownership of your User Content.

As between you and SPIRITT, you own Outputs generated for you through the Service, to the extent permitted by applicable law and subject to these Terms, third party rights, and applicable provider terms.

SPIRITT does not claim ownership of your generated business data, application data, or Outputs.

Ownership of Outputs does not include ownership of SPIRITT Technology, third party technology, open source software, model weights, platform components, agent runtime, templates, libraries, internal systems, or other technology used to create, host, operate, or deliver those Outputs.

AI generated Outputs may not be unique. Other users may receive similar or identical outputs. Outputs may not be protectable under intellectual property laws. You are responsible for determining whether Outputs are suitable for your intended use.

7. License You Grant SPIRITT

You grant SPIRITT a worldwide, non exclusive, royalty free license to access, use, host, copy, process, transmit, display, modify, create derivative works from, and analyze User Content, Inputs, Outputs, Connected Service data, and Artifacts as necessary to:

1. provide, operate, maintain, secure, and improve the Service;
2. generate and deliver Outputs;
3. build, run, debug, host, deploy, monitor, and maintain Artifacts;
4. operate AI agents and automations on your behalf;
5. access and use Connected Services at your direction;
6. provide customer support;
7. prevent fraud, abuse, illegal activity, and security incidents;
8. detect and fix bugs;
9. monitor reliability, usage, and performance;
10. develop and test new features;
11. enforce these Terms and applicable policies;
12. comply with law and legal process; and
13. improve SPIRITT's products, services, AI systems, evaluations, workflows, and safety systems.

This license does not transfer ownership of your User Content or Outputs to SPIRITT.

8. Service Improvement

Unless restricted by a separate written agreement, applicable law, or supported account settings, SPIRITT may use User Content, Inputs, Outputs, usage data, logs, feedback, corrections, ratings, workflow data, interaction data, and Connected Service data to improve SPIRITT's products, services, AI systems, evaluations, workflows, and safety systems.

SPIRITT may also create and use aggregated, anonymized, or de identified data for analytics, research, security, product development, benchmarking, business operations, and service improvement.

SPIRITT does not sell your User Content.

9. Feedback

If you provide ideas, suggestions, ratings, bug reports, corrections, feature requests, comments, or other feedback, you grant SPIRITT the right to use that feedback without restriction, attribution, or compensation.

Feedback may be used to improve products, services, AI systems, evaluations, workflows, safety systems, documentation, support, and business operations.

10. SPIRITT Technology

SPIRITT and its affiliates and licensors retain all rights in SPIRITT Technology.

SPIRITT Labs Ltd. may own or control certain intellectual property, technology, software, libraries, systems, and platform components used to provide the Service. SPIRITT, Inc. is authorized to provide access to such technology as part of the Service.

Except as expressly permitted by these Terms or a separate written agreement, you may not copy, modify, distribute, sell, lease, sublicense, publicly display, publicly perform, reverse engineer, decompile, disassemble, extract, scrape, rehost, resell, or create derivative works from SPIRITT Technology.

You may not use SPIRITT Technology to build, train, improve, benchmark, operate, or commercialize a competing product or service.

11. SPIRITT Owned Libraries and Runtime Components

If SPIRITT includes SPIRITT owned libraries, runtimes, SDKs, agent infrastructure, templates, components, tools, or other platform technology in an Artifact, you receive only a limited, non exclusive, non transferable, revocable license to use those components as part of that Artifact while it is hosted, operated, or managed through SPIRITT or under a separate written partnership agreement.

You may not copy, extract, reverse engineer, resell, sublicense, rehost, redistribute, separate, use outside the SPIRITT hosted environment, or use SPIRITT owned platform components for any purpose other than operating the applicable Artifact through SPIRITT.

You may not remove proprietary notices, license notices, access controls, telemetry, safety systems, or technical limitations from SPIRITT Technology.

This section does not limit your ownership of your User Content or Outputs.

12. Open Source and Third Party Components

Artifacts may include open source software or third party components. Such components may be governed by their own licenses and terms.

You are responsible for complying with applicable third party and open source license obligations that apply to your use, modification, distribution, or commercialization of Artifacts.

SPIRITT may provide notices, package files, or references to third party licenses where available, but you remain responsible for determining and satisfying your compliance obligations.

13. Connected Services

The Service may allow you to connect third party services, including identity providers, developer platforms, cloud services, communication tools, analytics tools, customer systems, payment providers, Google services, Meta services, repositories, databases, browsers, and other applications or APIs.

When you connect a Connected Service, you authorize SPIRITT to access, retrieve, process, store, transmit, and act on data from that Connected Service according to the permissions you grant, your instructions, Service functionality, these Terms, applicable law, and the applicable third party terms and policies.

You are responsible for ensuring that you have the right to grant SPIRITT access to any Connected Service, account, workspace, organization, repository, data, system, or API.

SPIRITT does not control Connected Services and is not responsible for their acts, omissions, availability, security, content, data practices, pricing, or terms.

You may disconnect integrations where supported. Some data may remain in backups, logs, security records, generated artifacts, operational records, or records retained for legal, security, compliance, billing, or legitimate business purposes.

14. Google and Meta Data

If you connect Google or Meta services, SPIRITT will process data obtained from those services only as disclosed in SPIRITT's Privacy Policy, as permitted by the permissions you grant, and as required by applicable Google or Meta platform policies.

SPIRITT will not sell Google or Meta platform data, use it for unauthorized advertising, transfer it to data brokers, or use it for credit eligibility decisions.

You are responsible for reviewing the scopes and permissions requested before authorizing access.

15. Agentic Actions

SPIRITT agents may take actions based on your instructions, permissions, connected accounts, workspace settings, and available tools.

Actions may include creating or modifying code, deploying software, reading files, sending messages, updating records, browsing websites, submitting forms, creating issues, making API calls, scheduling jobs, analyzing data, generating documents, or taking other actions on your behalf.

You are responsible for reviewing and approving important actions where appropriate. You are responsible for monitoring automations you enable.

SPIRITT may block, delay, require confirmation for, or refuse actions for safety, security, legal, compliance, or product reasons.

16. Human Review and Professional Advice

Outputs may be inaccurate, incomplete, outdated, biased, unsafe, non compliant, or unsuitable for your use.

The Service does not provide legal, tax, medical, financial, accounting, investment, employment, insurance, security, compliance, or other professional advice. Outputs in these areas are informational only and must be reviewed by qualified professionals before reliance.

You are responsible for human review, testing, validation, security review, legal review, compliance review, and business approval before using, publishing, deploying, sending, filing, or relying on Outputs or Artifacts.

17. Customer Applications and End Users

If you use SPIRITT to build, host, operate, automate, or support products, applications, websites, agents, workflows, or services for End Users, you are solely responsible for those relationships.

You must provide required notices, obtain required consents, maintain required legal bases, and comply with applicable laws and platform policies. This includes privacy, consumer protection, anti spam, employment, financial, health, intellectual property, platform, advertising, and AI related laws.

You are responsible for ensuring that End User data may be lawfully provided to and processed by SPIRITT.

You are responsible for your terms, privacy policy, data processing agreements, support obligations, security obligations, refund policies, tax obligations, and compliance obligations relating to End Users.

SPIRITT may act as your processor or service provider for End User personal data where applicable and as described in a separate Data Processing Agreement.

18. Legal Use and Prohibited Conduct

You may use SPIRITT only for lawful purposes.

You may not use SPIRITT, Outputs, Artifacts, agents, automations, Connected Services, or SPIRITT Technology to:

1. violate any law, regulation, court order, contractual obligation, or third party right;
2. infringe intellectual property, privacy, publicity, confidentiality, data protection, consumer protection, or employment rights;
3. create, distribute, operate, or facilitate malware, spyware, credential theft, phishing, botnets, unauthorized scraping, or unauthorized surveillance;
4. access accounts, systems, devices, networks, data, or services without authorization;
5. send spam, unlawful communications, or communications without legally required consent;
6. deceive, defraud, impersonate, harass, threaten, exploit, discriminate against, or harm others;
7. generate, facilitate, conceal, or promote illegal activity;
8. facilitate violence, self harm, exploitation, abuse, or trafficking;
9. violate export control, sanctions, anti corruption, anti money laundering, consumer protection, financial, healthcare, employment, privacy, or AI related laws;
10. bypass safety, security, access, payment, usage, rate limit, or monitoring controls;
11. interfere with or disrupt the Service;
12. test vulnerabilities without authorization;
13. submit sensitive regulated data unless your agreement allows it;
14. use the Service to make decisions with legal or similarly significant effects without appropriate human oversight and legal compliance;
15. use SPIRITT to build or operate a competing platform by copying, extracting, or reusing SPIRITT Technology;
16. misrepresent Outputs as human generated where disclosure is required;
17. remove watermarks, provenance, disclosures, or safety notices where required; or
18. use Outputs without appropriate review where review is legally, commercially, technically, or ethically required.

You are solely responsible for ensuring that your use of SPIRITT and your instructions, data, Artifacts, automations, and End User interactions are lawful.

19. Enforcement Rights

If SPIRITT believes, in its discretion, that your use of the Service may be illegal, harmful, abusive, unsafe, infringing, non compliant, fraudulent, or in violation of these Terms, SPIRITT may take action without prior notice where appropriate.

Actions may include refusing a request, limiting an agent, pausing an automation, blocking an action, removing content, disabling an integration, suspending or terminating an Account, deleting or disabling an Artifact, preserving evidence, notifying affected parties, reporting activity to authorities, or taking other steps to protect SPIRITT, users, End Users, third parties, or the public.

SPIRITT has no obligation to monitor all activity, but may monitor, review, investigate, preserve, and disclose information for security, safety, legal compliance, abuse prevention, product integrity, and service improvement.

20. Security

SPIRITT uses reasonable technical and organizational safeguards designed to protect the Service.

No system is completely secure. You are responsible for securing your devices, accounts, credentials, integrations, End User permissions, backups, networks, and personnel.

You may not attempt to bypass, disable, interfere with, or test security controls without authorization.

You must promptly notify SPIRITT of suspected vulnerabilities, unauthorized access, data exposure, or security incidents involving the Service.

21. Privacy

SPIRITT's Privacy Policy explains how SPIRITT collects, uses, discloses, stores, and protects personal data.

By using the Service, you acknowledge SPIRITT's Privacy Policy.

If you use the Service on behalf of an organization or with End User data, you are responsible for ensuring that all required privacy notices, consents, agreements, and legal bases are in place.

22. Confidentiality

Each party may receive confidential information from the other. The receiving party will use reasonable care to protect confidential information and will use it only for purposes related to the Service.

Confidential information does not include information that is public, independently developed, lawfully received from another source, or disclosed with permission.

SPIRITT may disclose confidential information to affiliates, personnel, contractors, service providers, advisors, and legal authorities as necessary to provide the Service, comply with law, enforce these Terms, or protect rights and safety.

23. Fees, Billing, and Taxes

SPIRITT may charge fees for access to certain features, plans, usage levels, integrations, deployments, support, or services.

Unless otherwise stated, fees are non refundable and subscriptions renew automatically until cancelled.

You authorize SPIRITT or its payment processor, including Stripe, to charge applicable fees, taxes, overages, renewals, and other amounts due.

You are responsible for taxes, duties, levies, and similar charges, excluding taxes based on SPIRITT's income.

Failure to pay may result in suspension, limitation, deletion, or termination of access to the Service or Artifacts.

24. Trials, Credits, and Promotions

SPIRITT may offer trials, credits, discounts, promotions, or beta access. These may be changed, limited, revoked, or discontinued at any time.

Credits have no cash value, are non transferable, and may expire.

SPIRITT may deny or revoke promotional benefits for abuse, fraud, duplicate accounts, or violation of these Terms.

25. Beta and Experimental Features

SPIRITT may offer beta, experimental, preview, early access, or unreleased features.

These features may be unstable, incomplete, inaccurate, insecure, changed, limited, or discontinued at any time. They are provided as is.

You should not rely on beta features for critical, regulated, production, or high risk use without appropriate safeguards.

26. Availability and Changes

SPIRITT does not guarantee that the Service will be uninterrupted, available, secure, or error free.

The Service may be unavailable due to maintenance, outages, third party failures, infrastructure issues, security

events, legal requirements, or other reasons.

SPIRITT may change, suspend, limit, or discontinue features, integrations, plans, models, tools, or Artifacts at any time.

27. Data Backup and Export

The Service is not a backup service unless expressly stated in a separate agreement.

You are responsible for maintaining backups of User Content, Outputs, code, data, applications, and Artifacts.

SPIRITT may provide export functionality, but does not guarantee that all data, history, logs, configurations, integrations, or platform components can be exported.

28. Suspension and Termination

You may stop using the Service at any time.

SPIRITT may suspend, limit, or terminate access if you violate these Terms, fail to pay, create risk, use the Service unlawfully, expose SPIRITT or others to liability, or if continued service is no longer commercially, technically, legally, or operationally viable.

Upon termination, your right to access the Service ends. SPIRITT may delete or disable Accounts, User Content, Outputs, Artifacts, integrations, deployments, and related data, subject to legal obligations, retention practices, backups, and separate agreements.

29. Effect of Termination

Termination does not relieve you of payment obligations incurred before termination.

Sections relating to ownership, licenses, SPIRITT Technology, confidentiality, disclaimers, limitation of liability, indemnity, enforcement rights, data use, dispute resolution, and any provisions intended to survive will survive termination.

30. Third Party Services and Links

The Service may contain links to or integrations with third party services. Use of third party services is at your own risk and subject to their terms and policies.

SPIRITT is not responsible for third party services, content, data, security, availability, actions, omissions, or practices.

31. Export Controls and Sanctions

You must comply with all applicable export control, sanctions, trade, and anti corruption laws.

You may not use the Service if you are located in, organized under the laws of, or ordinarily resident in a country or territory subject to comprehensive sanctions, or if you are listed on a prohibited party list.

You may not use the Service for prohibited end uses, including unauthorized military, surveillance, weapons, nuclear, biological, chemical, or missile related activities.

32. Warranties by You

You represent and warrant that:

1. you have authority to enter into these Terms;
2. your use of the Service will comply with applicable law;

3. you have rights to User Content and Connected Service data;
4. your instructions to SPIRITT will be lawful;
5. your Artifacts and End User relationships will comply with applicable law;
6. you will not use the Service for prohibited conduct; and
7. you will maintain required notices, consents, permissions, and legal bases.

33. Disclaimers

The Service, Outputs, Artifacts, beta features, integrations, and SPIRITT Technology are provided as is and as available.

To the maximum extent permitted by law, SPIRITT disclaims all warranties, whether express, implied, statutory, or otherwise, including warranties of merchantability, fitness for a particular purpose, title, non infringement, accuracy, availability, security, and error free operation.

SPIRITT does not warrant that Outputs will be accurate, complete, lawful, safe, unique, non infringing, or suitable for your purpose.

SPIRITT does not warrant that Artifacts will operate without errors, vulnerabilities, downtime, data loss, or interruption.

34. Limitation of Liability

To the maximum extent permitted by law, SPIRITT will not be liable for indirect, incidental, special, consequential, exemplary, punitive, or enhanced damages, or for lost profits, lost revenue, lost data, lost goodwill, business interruption, cost of replacement, reputational harm, or loss of business opportunity.

SPIRITT's total liability for all claims arising out of or relating to the Service or these Terms will not exceed the amounts paid by you to SPIRITT in the 12 months before the event giving rise to the claim, or USD 100 if no amounts were paid.

The limitations apply regardless of legal theory, whether based on contract, tort, negligence, strict liability, statute, or otherwise, even if SPIRITT has been advised of the possibility of damages.

35. Indemnification

You will defend, indemnify, and hold harmless SPIRITT, its affiliates, officers, directors, employees, contractors, agents, licensors, and service providers from and against claims, damages, losses, liabilities, penalties, fines, costs, and expenses, including reasonable attorneys' fees, arising from or relating to:

1. your use of the Service;
2. User Content;
3. Outputs or Artifacts;
4. End Users;
5. Connected Services;
6. your instructions or automations;
7. violation of these Terms;
8. violation of law;
9. infringement or misappropriation of third party rights;
10. privacy or data protection claims; or
11. fraud, abuse, or misconduct by you or your personnel.

36. Changes to These Terms

SPIRITT may update these Terms from time to time. If changes are material, SPIRITT will provide notice where

required.

Continued use of the Service after changes become effective means you accept the updated Terms.

If you do not agree to updated Terms, you must stop using the Service.

37. Assignment

You may not assign or transfer these Terms or your rights under them without SPIRITT's prior written consent.

SPIRITT may assign or transfer these Terms, in whole or in part, to an affiliate or in connection with a merger, acquisition, restructuring, financing, sale of assets, or operation of law.

38. Governing Law and Venue

These Terms are governed by the laws of the State of Israel, without regard to conflict of law rules.

The courts of Tel Aviv, Israel will have exclusive jurisdiction for disputes arising out of or relating to these Terms or the Service, unless applicable law requires otherwise.

39. General Terms

These Terms, together with any referenced policies and applicable order forms or separate agreements, are the entire agreement between you and SPIRITT regarding the Service.

If any provision is found unenforceable, the remaining provisions will remain in effect.

SPIRITT's failure to enforce a provision is not a waiver.

Headings are for convenience only.

No person or entity other than you and SPIRITT has rights under these Terms, except SPIRITT affiliates, licensors, service providers, officers, directors, employees, contractors, and agents may benefit from protections, disclaimers, limitations, and indemnities in these Terms.

40. Contact

Questions may be sent to info@spiritt.io.

Schedule 1. Additional AI Terms

The Service uses artificial intelligence, automation, software tools, and third party systems to generate Outputs and perform actions. You understand that AI systems are probabilistic and may produce incorrect, incomplete, outdated, offensive, unsafe, biased, or misleading Outputs.

You are responsible for evaluating Outputs before relying on them. You should not rely on Outputs as the sole basis for legal, medical, financial, employment, housing, credit, insurance, safety, regulatory, or other high impact decisions.

SPIRITT may use automated safety systems, filters, classifiers, evaluations, policy checks, abuse detection systems, human review, and other controls to detect or prevent harmful, illegal, infringing, unsafe, abusive, or non compliant use.

SPIRITT may refuse to generate, continue, display, deploy, send, publish, or execute Outputs or actions that SPIRITT believes may violate law, these Terms, platform policies, third party rights, or safety requirements.

You acknowledge that similar Inputs may produce similar Outputs for different users and that Outputs may not be unique. SPIRITT makes no representation that Outputs are protectable by copyright or other intellectual property rights.

Schedule 2. Additional Agent and Automation Terms

Agents and automations may operate across files, repositories, browsers, APIs, databases, communication systems, deployment systems, and Connected Services. Agents may make mistakes, misunderstand instructions, use outdated context, fail to complete a task, or take actions with unintended consequences.

You are responsible for configuring agents, permissions, triggers, approvals, credentials, scopes, rate limits, and guardrails. You are responsible for deciding which actions require human approval.

You must not instruct agents to take unlawful, deceptive, harmful, or unauthorized actions. You must not use agents to bypass access controls, scrape data without authorization, generate spam, impersonate others, create malware, evade platform policies, or manipulate systems in violation of law or contract.

SPIRITT may impose approval steps, confirmation prompts, human handoff requirements, or action limits for sensitive actions, including payments, credential use, external messages, account changes, deletions, deployments, legal submissions, regulated workflows, or actions affecting third parties.

If you enable recurring jobs, background workflows, scheduled automations, or autonomous agents, you are responsible for monitoring them, reviewing their outputs, updating their instructions, and disabling them when no longer appropriate.

Schedule 3. Additional Artifact Terms

Artifacts may include applications, websites, APIs, agents, workflows, documents, presentations, data pipelines, dashboards, background jobs, integrations, and generated code.

Artifacts may depend on SPIRITT Technology, third party services, open source software, credentials, infrastructure, databases, external APIs, AI model providers, and customer supplied data.

You are responsible for testing Artifacts before production use. You are responsible for security review, privacy review, legal review, accessibility review, performance review, backups, monitoring, incident response, and compliance for Artifacts you use or make available to End Users.

Unless otherwise agreed in writing, SPIRITT does not guarantee that Artifacts will meet app store, marketplace, accessibility, security, privacy, regulatory, procurement, enterprise, or industry certification requirements.

If an Artifact is hosted or operated through SPIRITT, SPIRITT may modify, patch, suspend, throttle, disable, archive, migrate, or remove it to protect the Service, comply with law, prevent abuse, address security issues, control costs, or maintain platform integrity.

Schedule 4. Additional Connected Service Terms

When you authorize a Connected Service, you are instructing SPIRITT to access and use that service on your behalf. You are responsible for all actions taken through Connected Services using your permissions, credentials, tokens, browser sessions, or accounts.

You must comply with all applicable Connected Service terms, platform policies, developer policies, acceptable use policies, data policies, and rate limits.

SPIRITT may store access tokens, refresh tokens, API keys, session data, or other credentials as necessary to provide the Service. You authorize SPIRITT to use such credentials to perform actions you request or enable.

SPIRITT may revoke, disconnect, rotate, or disable credentials or integrations where SPIRITT believes doing so is necessary for security, compliance, service integrity, or user protection.

You are responsible for reviewing permissions and scopes before granting access. You should grant only permissions necessary for your intended use.

Schedule 5. Additional OAuth Terms

Where the Service uses OAuth or similar authorization flows, the third party provider may display requested permissions, scopes, and disclosures. You are responsible for reviewing and approving those permissions.

SPIRITT may request access to identity data, profile data, files, email metadata, messages, calendars, pages, ad accounts, analytics, repositories, cloud resources, or other data depending on the Connected Service and functionality you choose.

SPIRITT will use OAuth data according to the Privacy Policy, the permissions granted, applicable law, and applicable provider policies.

Disconnecting an OAuth integration may stop future access but may not delete data already processed, stored in Artifacts, preserved in logs, retained in backups, used for security, or retained as required by law.

Schedule 6. Additional Prohibited Uses

You may not use the Service to create, facilitate, or support:

1. unlawful surveillance or tracking;
2. unauthorized scraping, credential collection, or account access;
3. deceptive interfaces, dark patterns, fake engagement, fake reviews, fake accounts, or platform manipulation;
4. political persuasion or targeted political influence where prohibited by law or platform policy;
5. biometric identification or sensitive inference without required rights and notices;
6. employment, housing, lending, insurance, education, criminal justice, healthcare, or public services decisions without required legal compliance and human oversight;
7. regulated professional services without qualified professional review;
8. systems intended to evade detection, moderation, law enforcement, or safety controls;
9. weapons development, cyber abuse, or harmful dual use activity;
10. adult exploitation, child exploitation, trafficking, harassment, or non consensual intimate content;
11. fraud, scams, phishing, impersonation, or social engineering;
12. market manipulation, unlawful financial advice, or deceptive financial activity;
13. violation of privacy, confidentiality, or data protection obligations; or
14. any activity that SPIRITT reasonably believes creates legal, safety, security, reputational, or operational risk.

Schedule 7. Additional Data and Compliance Terms

You are responsible for classifying data you submit to the Service and determining whether it is subject to special legal, contractual, or regulatory requirements.

Unless your written agreement with SPIRITT expressly allows it, you must not submit or connect protected health information, payment card data, government identifiers, children's data, biometric data, criminal records, export controlled technical data, classified information, or data subject to special statutory protections.

You are responsible for data minimization, privacy notices, consent records, data subject request handling, retention rules, deletion rules, security controls, and cross border transfer compliance for data you control.

If you are subject to sector specific rules, including healthcare, financial services, education, employment, insurance, telecommunications, defense, public sector, or children's privacy rules, you are responsible for ensuring that your use of the Service complies with those rules.

Schedule 8. Additional Security Terms

You must not disclose, publish, or share vulnerabilities without giving SPIRITT a reasonable opportunity to investigate

and remediate.

You must not perform load testing, penetration testing, vulnerability scanning, scraping, credential testing, denial of service testing, or similar security testing against the Service without prior written authorization.

You must not attempt to access other users' data, workspaces, Artifacts, credentials, logs, prompts, outputs, integrations, or systems.

If you discover a vulnerability or accidental access to data, you must stop access immediately and notify SPIRITT.

Schedule 9. Additional IP Terms

You may not use SPIRITT names, logos, trademarks, trade dress, screenshots, product names, or branding without prior written permission, except to identify SPIRITT as a service provider in a truthful and non misleading manner.

SPIRITT may use your company name and logo to identify you as a customer only if permitted by a separate agreement or with your permission.

Nothing in these Terms transfers SPIRITT intellectual property to you or your intellectual property to SPIRITT except for the limited licenses expressly described in these Terms.

Schedule 10. Additional API Terms

If SPIRITT provides API access, you must use APIs according to documentation, limits, authentication requirements, and policies.

You may not abuse APIs, exceed rate limits, share API keys, use APIs to replicate the Service, benchmark the Service for competitive purposes, or use APIs in a way that harms reliability, security, or other users.

SPIRITT may change, deprecate, limit, suspend, or discontinue APIs at any time.

Schedule 11. Additional Communications Terms

If you use the Service to send emails, SMS, calls, social messages, chat messages, push notifications, or other communications, you are responsible for ensuring that communications are lawful and authorized.

You must comply with anti spam, telemarketing, privacy, platform, and consent requirements. You must provide required opt outs and honor opt out requests.

SPIRITT may block or suspend communications that appear abusive, unlawful, deceptive, unsolicited, or likely to harm deliverability, reputation, users, or third parties.

Schedule 12. Additional Deployment and Hosting Terms

If SPIRITT hosts, deploys, or operates an Artifact, you are responsible for the Artifact's content, functionality, data, compliance, and End User relationships.

SPIRITT may impose resource limits, usage limits, storage limits, bandwidth limits, security requirements, domain requirements, and acceptable use limits.

SPIRITT may suspend or limit hosting to address security vulnerabilities, abuse reports, excessive usage, non payment, legal risk, or operational issues.

Unless otherwise agreed in writing, SPIRITT does not provide disaster recovery, high availability, uptime commitments, data residency commitments, or service level commitments for Artifacts.

Schedule 13. Additional Enterprise Terms

Enterprise customers may have additional rights and restrictions under order forms, DPAs, security addenda, support terms, or negotiated agreements.

If a separate agreement conflicts with these Terms, the separate agreement controls for the covered customer and covered data.

Enterprise administrators may manage users, permissions, logs, data retention, integrations, policies, and workspace settings.

Schedule 14. Additional Consumer Terms

If you use the Service as an individual consumer rather than on behalf of an organization, you remain responsible for your use, data, connected accounts, Outputs, and compliance with law.

Consumer protection rights that cannot be waived by law are not limited by these Terms.

Nothing in these Terms limits rights that cannot be limited under applicable law.

Schedule 15. Service Tiers, Data Controls, and Enterprise Overrides

SPIRITT may offer free, trial, preview, paid, usage based, team, business, enterprise, partner, or custom versions of the Service. Features, limits, data handling commitments, support levels, retention controls, security commitments, availability commitments, and service improvement settings may vary by tier.

Unless a separate written agreement states otherwise, free, trial, beta, preview, prototype, evaluation, or unpaid features may be subject to broader logging, analytics, safety review, operational review, and service improvement use than enterprise or custom paid offerings.

SPIRITT may provide account settings, workspace settings, enterprise settings, data controls, temporary modes, retention settings, or opt-out mechanisms that affect how certain data is used or retained. Available controls may vary by plan, geography, feature, model provider, integration, or workspace type.

Even where you disable certain service improvement uses, SPIRITT may continue to process data as necessary to provide the Service, maintain security, prevent abuse, comply with law, enforce these Terms, debug the Service, respond to support requests, and protect users, End Users, SPIRITT, or the public.

If a separate written agreement, order form, data processing agreement, security addendum, or product-specific term conflicts with these Terms, the more specific written agreement controls for the covered subject matter.

Schedule 16. Administrator Controls and Organization Workspaces

If your Account is part of an organization, team, company, workspace, domain, or enterprise plan, administrators may be able to access, manage, restrict, export, delete, transfer, monitor, audit, or control your Account, User Content, Outputs, Artifacts, logs, Connected Services, settings, permissions, and use of the Service.

Administrators may add or remove users, assign roles, configure permissions, manage billing, enforce policies, connect or disconnect services, control data retention, view usage analytics, review activity logs, and restrict features.

You and your organization are responsible for obtaining and maintaining all notices, consents, approvals, and authorizations required from employees, contractors, End Users, or other individuals whose data or activity may be accessed or controlled by an administrator.

Schedule 17. Public Sharing, Publishing, Galleries, and Templates

Artifacts, templates, playbooks, workflows, agents, documents, websites, screenshots, examples, or other materials are private by default unless the Service, your settings, your instructions, or your actions make them public or share

them with others.

If you choose to share, publish, deploy, list, submit, or make an Artifact or Output public, you are responsible for the content, legality, rights, privacy notices, and consequences of that action.

SPIRITT will not intentionally publish your private User Content in public galleries, public templates, public examples, case studies, or marketing materials without your permission, except that SPIRITT may use aggregated, anonymized, or de identified information as permitted by these Terms and the Privacy Policy.

Publicly shared content may be indexed, copied, downloaded, used, modified, or redistributed by others. SPIRITT may not be able to fully remove public copies from third party services, search engines, archives, or recipients.

Schedule 18. Messaging, Email, Browser, and Communication Integrations

If you connect messaging, email, browser, social, calendar, voice, SMS, chat, or communication services, the access granted to SPIRITT depends on the provider, integration type, permissions, scopes, and configuration.

SPIRITT may limit an agent's access to specific chats, messages, threads, accounts, labels, channels, pages, or sessions where technically feasible. However, you remain responsible for reviewing permissions, provider notices, and access scope before connecting a service.

You must not use communication integrations to send spam, unlawful marketing, deceptive messages, harassment, impersonation, threats, phishing, malware, unauthorized outreach, or communications without required consent.

Third party platforms may suspend, throttle, flag, or restrict accounts because of automated activity, high volume activity, agent behavior, unusual access, or policy rules. SPIRITT is not responsible for third party account restrictions, but may help you diagnose them where feasible.

Schedule 19. Safety Features, Filters, Citations, and Factuality Tools

SPIRITT may provide or rely on safety filters, abuse checks, harmful content classifiers, factuality tools, citation tools, source checks, sandboxing, permission prompts, approval steps, rate limits, logging, and monitoring.

You are responsible for determining which safety settings, review steps, factuality tools, citations, and controls are appropriate for your use case.

If you disable, ignore, bypass, weaken, or fail to use available safety, citation, factuality, or review features, you assume the risks associated with that decision.

SPIRITT may require review or approval for applications with less restrictive safety settings, high risk uses, public deployment, large scale automation, external communication, or sensitive data processing.

Schedule 20. Output IP Claims and Indemnity Position

Unless a separate written agreement expressly provides an output indemnity, SPIRITT does not provide indemnification for claims that Outputs or Artifacts infringe third party rights.

If SPIRITT agrees in a separate written agreement to provide any output indemnity, that indemnity will not apply to the extent a claim arises from: your Inputs; your lack of rights to Inputs; your modification of Outputs; your combination of Outputs with third party products, services, content, or data; your failure to use available citation, filtering, safety, or review tools; your use of Outputs after you knew or should have known they may infringe; trademark or publicity claims based on your use of Outputs in trade or commerce; third party offerings; open source obligations; or your violation of law or these Terms.

You are responsible for IP clearance, copyright review, trademark review, license compliance, open source compliance, and legal review before using Outputs or Artifacts commercially or publicly.

Schedule 21. Copyright, IP Complaints, and Repeat Infringers

SPIRITT respects intellectual property rights. If you believe content available through the Service infringes your rights, you may contact SPIRITT at info@spiritt.io with sufficient information for SPIRITT to review the claim.

SPIRITT may remove, restrict, disable, or block content, Accounts, Artifacts, or users that SPIRITT believes may infringe third party rights or violate these Terms.

SPIRITT may terminate Accounts of repeat infringers or users who repeatedly submit infringing, unlawful, or unauthorized content.

If you believe content was removed in error, you may contact SPIRITT with information supporting your position. SPIRITT may, but is not required to, restore content.

Schedule 22. Region Availability and Geographic Restrictions

The Service may not be available in all countries, regions, languages, industries, or contexts. Certain features, models, integrations, payment methods, hosting options, data controls, or support options may be limited by geography, law, provider availability, sanctions, infrastructure, or product decisions.

You may not access or use the Service from a location where use is prohibited by law, sanctions, export controls, or SPIRITT policy.

SPIRITT may block, restrict, or terminate access based on geography, risk, legal obligations, provider requirements, or business operations.

Schedule 23. High Risk Use Requirements

If you use the Service in a high risk context, you must implement appropriate safeguards, including qualified human review, testing, monitoring, documentation, transparency, appeal mechanisms, and legal compliance.

High risk contexts may include legal, healthcare, finance, insurance, employment, housing, education, public services, criminal justice, biometric systems, safety critical systems, regulated infrastructure, government services, professional advice, and decisions affecting individual rights or access to important opportunities.

You must disclose AI involvement to End Users where required by law, platform policy, industry rules, or where a reasonable person would expect to know they are interacting with or being evaluated by AI.

You may not use SPIRITT as the sole decision maker for high impact decisions without meaningful human oversight and legal compliance.

Schedule 24. Minors and Youth-Facing Products

The Service is not directed to children under 18.

You may not use the Service to create, operate, or support products directed to or likely to be accessed by minors unless you have SPIRITT's written approval or a separate agreement and you comply with all applicable child safety, privacy, consent, content, advertising, and platform requirements.

You may not use the Service to create, solicit, process, or distribute child sexual abuse material, exploit minors, groom minors, impersonate minors for harmful purposes, or otherwise compromise child safety. SPIRITT may report suspected child exploitation to appropriate authorities.

Schedule 25. Memories, Personalization, and Persistent Context

The Service may include memory, personalization, project context, workspace history, retrieval, embeddings,

summaries, preferences, and other features that allow SPIRITT to remember information across sessions or use prior activity to improve future responses.

You are responsible for managing memory and personalization settings where available. Removing a memory, deleting a chat, or changing settings may not delete all related data from logs, backups, security records, Artifacts, or aggregated and de identified datasets.

You should not store sensitive information in memory or persistent context unless you intend it to be reused and your agreement permits it.

Schedule 26. Third Party Model and Tool Providers

The Service may route requests to third party AI model providers, search providers, browser providers, code execution systems, infrastructure providers, or other tool providers. These providers may process data as necessary to provide requested functionality.

SPIRITT may change providers, models, routing, fallback systems, or tool implementations at any time.

Provider availability, behavior, safety filters, retention practices, rate limits, and output quality may vary. SPIRITT is not responsible for third party provider outages, restrictions, errors, or policy changes.

Schedule 27. Government, Law Enforcement, and Legal Requests

SPIRITT may respond to subpoenas, warrants, court orders, regulatory requests, law enforcement requests, or other legal process.

SPIRITT may notify you of legal requests where legally permitted and appropriate, but may be prohibited from doing so or may choose not to provide notice in urgent, harmful, abusive, or legally sensitive circumstances.

SPIRITT may preserve, disclose, or restrict data where it believes doing so is required or appropriate to comply with law, protect rights, prevent harm, investigate abuse, or enforce these Terms.

Schedule 28. Appeals, Reports, and User Safety Requests

SPIRITT may provide ways to report harmful, unlawful, infringing, inaccurate, unsafe, or abusive content or actions. Reports may be reviewed using automated systems, human review, or both.

If SPIRITT restricts, suspends, removes, or terminates content, Artifacts, integrations, automations, or Accounts, SPIRITT may provide an appeal path where appropriate and feasible.

SPIRITT is not required to provide appeals where doing so would create risk, violate law, compromise security, reveal detection methods, compromise an investigation, or harm users or third parties.

Schedule 29. Electronic Communications, Notices, and Force Majeure

SPIRITT may provide notices by email, in-product message, dashboard notice, website posting, account notification, or other electronic means.

You agree that electronic notices satisfy legal notice requirements unless applicable law requires another method. You are responsible for keeping account contact information current.

SPIRITT will not be liable for failure or delay caused by events beyond its reasonable control, including natural disasters, labor disputes, internet failures, infrastructure failures, provider failures, cyberattacks, war, terrorism, civil unrest, governmental action, legal restrictions, epidemics, power failures, or other events outside SPIRITT's reasonable control.

Schedule 30. Government Users and Public Sector Use

If you are a government, public sector entity, public educational institution, contractor acting for a government, or user accessing the Service for a public mission, additional procurement, records, data, accessibility, security, transparency, audit, or sovereignty requirements may apply.

SPIRITT is not bound by government-specific obligations unless agreed in a separate written agreement signed by SPIRITT.

The Service and SPIRITT Technology are commercial products developed at private expense. Government users receive only the rights expressly granted in these Terms or a separate written agreement.