


Terms of Use

These Terms of Use are effective as of 30 October 2025. See previous versions of the Terms of Use and other policies in our [Policy Archives](#).

Welcome to Canva! These Terms of Use (“Terms”) apply to your (“you” or “your”) use of Canva’s visual communication platform (the “Service”). By using the Service, you agree that these terms will become a legally binding agreement between you and the Canva Contracting Entity identified in these Terms (“Canva”).

 At Canva, we like to Make Complex Things Simple! You’ll find simple explanations of our Terms in these boxes, but keep in mind only the Terms outside these boxes are legally binding.

But first, cookies 🍪

We use essential cookies to make Canva work. We’d like to use other cookies to improve and personalise your visit, tailor ads you see from us on Canva and partner sites, and to analyse our website’s performance, but only if you accept. Learn more about your choices in [our cookie policy](#).

[Accept all cookies](#)[Reject all cookies](#)[Manage cookies](#)

providers to use in your designs (“Licensed Content”). Your use of the Licensed Content is

subject to the [Content License Agreement](#). You also have the option to upload your own content (“User Content”), such as videos, images, and files, which you have full control and responsibility over. You can use Licensed Content, your User Content, and tools available in Canva to create your Designs.

The Service is made available on Canva websites (such as Canva.com and affinity.studio), Canva mobile apps, Canva desktop applications, and in other forms provided or made available by Canva. Your use of the Service is subject to these Terms and Canva’s [Acceptable Use Policy](#). Canva’s [Privacy Policy](#) explains how we treat your personal data and protect your privacy when you use the Service.

If you're using Canva for Education, the [Canva for Education Additional Terms](#) also apply.

You may use the Service only if you're legally able to form a binding contract with Canva. By using the Service, you represent and warrant that you have the full right, power and authority to agree to and be bound by these Terms and to fully perform all of your obligations.

b. Signing up with a managed email address. If you sign up for the Service using an email address associated with your employer or another organization (“Admin Entity”), (i) you represent and warrant that you have the authority to bind the Admin Entity to these Terms; (ii) your use of the Service will bind your employer or the organization to these Terms; and (iii) “you” and “your” in these Terms will refer to both you and the Admin Entity. The Canva account you create using an email address associated with an Admin Entity will be an “Administered Account”.

If you’ve signed up for the Service using an Administered Account, at the Admin Entity’s request, Canva may:


- share your email address, name and account information with your Admin Entity; and
- give control of the Administered Account to the Admin Entity.

But first, cookies 🍪

We use essential cookies to make Canva work. We’d like to use other cookies to improve and personalise your visit, tailor ads you see from us on Canva and partner sites, and to analyse our website’s performance, but only if you accept. Learn more about your choices in [our cookie policy](#).

- delete the Administered Account.

Where an Admin Entity has requested control of an existing Administered Account, Canva will make reasonable efforts to provide you with advance notice so that you can transfer your content and designs to a personal Canva account (subject to you providing us with a valid email address) before your Admin Entity receives control over the Administered Account.

 Companies or organizations may choose to bring everyone that uses Canva with an email address they manage onto one centrally-managed Canva account.

C. Using Canva with a team. Some of our plans are able to be used by teams, businesses and organizations of all sizes who want to work and design together. If you create a team on behalf of an organization or employer, you're binding them to these Terms and all the obligations set out in them. If they haven't authorized you to do this, you'll need someone who is authorized to create the team.

2. Using the Service

a. Age Requirement. Children may not access or use the Service, other than through Canva Education. For purposes of these Terms, a child is a person under the age of 13 (or the minimum legal age required to provide consent for processing of personal data in the country where the child is located). For children using Canva Education please refer to the [Canva for Education Additional Terms](#).

When you use your Canva account to access other services, such as Third Party Services, different age or service restrictions may apply to those services, as set by those service


But first, cookies 🍪

We use essential cookies to make Canva work. We'd like to use other cookies to improve and personalise your visit, tailor ads you see from us on Canva and partner sites, and to analyse our website's performance, but only if you accept. Learn more about your choices in [our cookie policy](#).

b. Access to the Service. Subject to your compliance with these Terms, you're granted a non-exclusive, limited, non-transferable, freely revocable license to access and use the Service for business or personal use. Canva reserves all rights not expressly granted under these Terms. Each person must have a unique account and you're responsible for any activity conducted on your account. You may not allow any other party to access or use the Service with your unique username, password, or other security code.

c. Acceptable Use Policy. Your use of the Service, your User Content, and your Designs, must comply with Canva's [Acceptable Use Policy](#). If you fail to comply with any provision of Canva's [Acceptable Use Policy](#), or any other terms or guidelines Canva makes available to you for use of the Service, Canva may delete or otherwise restrict the violating User Content and/or Designs or suspend or terminate your account with immediate effect. For more details on our content moderation processes and complaints procedures, see our [Trust Centre](#).


d. Anti-discrimination. Canva doesn't support and won't tolerate its Service being used to discriminate against others, especially when based on race, religion, sex, sexual orientation, age, disability, ancestry or national origin. You're not permitted to use the Service in a manner which would or would likely incite, promote or support such discrimination and you must not use the Service to incite or promote hostility or violence.

 We believe in Being a Force for Good in the world and that means we don't tolerate Canva being used in inappropriate ways.

e. Restrictions on Use of the Service. You will not yourself or through any third party (i) rent, lease, sell, distribute, offer in a service bureau, sublicense, or otherwise make available the Service or the Licensed Content to any third party (except as permitted under these Terms); (ii) copy, replicate, decompile, reverse-engineer, attempt to derive the source code of, modify, or create derivative works of the Service, or any part thereof; (iii) access the Service for

But first, cookies 🍪

We use essential cookies to make Canva work. We'd like to use other cookies to improve and personalise your visit, tailor ads you see from us on Canva and partner sites, and to analyse our website's performance, but only if you accept. Learn more about your choices in [our cookie policy](#).

 We work hard to make Canva available to everyone, so we can't allow you to bring harm to Canva or the platform.

3. Security and Data Privacy


a. Information Security. Canva implements and maintains physical, technical and administrative security measures designed to protect your information from unauthorized access, destruction, use, modification or disclosure. You can learn more about how Canva protects the Service and your information at [Canva's Trust Center](#).

b. Data Privacy. Canva's Privacy Policy applies to the personal data that Canva collects, uses, transfers, discloses and stores about your accounts, use of the Service, User Content and Designs (except for personal data that Canva processes on your behalf as a data processor as described below).

If you are part of a subscription that enables you to create a Team, or you're a Canva Pro user collecting personal data subject to Applicable Privacy Laws (as defined in the Data Processing Addendum) through a Canva Site or other Design type where the primary functionality of the Design type is to collect information from end users, then Canva collects, uses, transfers, discloses and stores certain personal data on your behalf as a data processor in connection with your use of the Service. In those cases, our [Data Processing Addendum](#) applies and is incorporated into these Terms. Our Data Processing Addendum sets out the personal data Canva collects and processing operations Canva performs on your behalf as a data processor. In the event of any conflict between these Terms and the Data Processing Addendum, the Data Processing Addendum will prevail. Any categories of personal data or processing operations that are not set out in our Data Processing Addendum will be processed and protected by Canva as a data controller subject to and in accordance with Canva's [Privacy Policy](#).

But first, cookies 🍪

We use essential cookies to make Canva work. We'd like to use other cookies to improve and personalise your visit, tailor ads you see from us on Canva and partner sites, and to analyse our website's performance, but only if you accept. Learn more about your choices in [our cookie policy](#).

 If you

- 1 have a subscription that enables you to have multiple seats; or
- 2 if you're a Canva Pro user, to the extent that you're collecting personal data about others through certain Design types,

we act as a "Data Processor" as per the terms of our Data Processing Addendum.

4. Content and Designs

a. User Content. You represent and warrant that you own all rights, title, and interest in and to your User Content or that you have otherwise secured all necessary rights in your User Content as may be necessary to permit the access, use and distribution thereof as contemplated by these Terms. As between you and Canva, you own all right, title and interest in and to your User Content. You grant Canva a royalty-free and sublicensable license to display, host, copy, store and use your User Content to provide the Service to you, including to keep the Service safe and secure, and to enforce our [Acceptable Use Policy](#) and these terms. These protections apply at all times to protect our community and are an essential part of providing the Service. To the extent you include User Content in a Design that you've shared with others, you grant Canva a perpetual, royalty-free, sublicensable, license to display, host, copy, store and use your User Content to the extent necessary to continue to make that Design available.

When you upload content to the Services, you're guaranteeing that you have the rights to it. We never obtain any ownership over your content, but we do need you to give us certain rights to store it and have it ready for you to use in your designs.

But first, cookies 🍪

We use essential cookies to make Canva work. We'd like to use other cookies to improve and personalise your visit, tailor ads you see from us on Canva and partner sites, and to analyse our website's performance, but only if you accept. Learn more about your choices in [our cookie policy](#).

- ① When you upload content to Canva, you're guaranteeing that you have the rights to it. We never obtain any ownership over your content, but we do need you to give us certain rights to store it and have it ready for you to use in your designs.

b. Licensed Content. You may use Licensed Content in connection with the Service. The use of Licensed Content is subject to additional license rights and restrictions set forth in the [Content License Agreement](#). The applicable license rights and restrictions vary depending on the type and source of the Licensed Content. You can determine which Content License Terms apply by hovering over the item of Licensed Content and clicking on the info icon.

- ① We make a variety of content available for you to use in your designs. Certain restrictions apply to how you can use that content and what you can do with the designs you include that content in. The restrictions vary based on the type and source of the content. You can learn more here: [Canva's Licensing Explained](#).

c. Designs. Your Designs may include a combination of User Content and Licensed Content. While you retain ownership of your User Content, any use of Designs containing Licensed Content are subject to the applicable terms of the [Content License Agreement](#).


- ① We never own your designs, but there may be certain restrictions depending on the types of Canva-provided content you've included in your designs.

d. Sharing and Publishing Your Designs. You may publish or share Designs with others within the Service, via a Third Party Service, or via a link. Canva maintains no responsibility in relation to such sharing of Designs and Canva's enablement of such activity or the Service's

But first, cookies 🍪

We use essential cookies to make Canva work. We'd like to use other cookies to improve and personalise your visit, tailor ads you see from us on Canva and partner sites, and to analyse our website's performance, but only if you accept. Learn more about your choices in [our cookie policy](#).

e. Printing your Designs. You can use the Service to print your Designs (only available in certain locations). Print orders are subject to additional fees and taxes as specified when you place a print order. Print services are provided by third party print partners who are responsible for completing, delivering or otherwise making available print orders. You can choose to have your print order delivered to you or to pick it up at one of our partners' locations (subject to availability in your area). Print orders may be affected by circumstances outside of Canva's control. Delivery times are only estimates which Canva cannot guarantee. If you have an issue with a print order, reach out to [Canva Support](#). Unfortunately, we're unable to provide refunds for errors made by you or if you just change your mind about a print order.

 You can bring your designs to life on everything from greeting cards and t-shirts to coffee mugs and journals. Printing is done through our print partners and can be delivered to you, or picked up at a partner's location (where available). You can learn more here: [Canva Print](#).

5. Using Canva to Publish a Website

You can use the Service to design and publish a website ("Canva Site"). Users of Canva's free offering may publish up to five (5) Canva Sites using a free my.canva.site URL. If you're on a paid subscription, you can publish unlimited Canva Sites using a free my.canva.site URL. You can purchase an unlimited number of domains, and if you're on a paid subscription connect up to five (5) of your own existing domains. Canva Education and Nonprofit subscribers can create unlimited Canva Sites connect up to one (1) existing domain. Each Team is allotted one free sub-domain on the my.canva.site URL.

a. Free URLs provided by Canva. If you use a free my.canva.site URL provided by Canva, your website will include a tool to report Canva Sites that do not comply with these Terms and a

But first, cookies 🍪

We use essential cookies to make Canva work. We'd like to use other cookies to improve and personalise your visit, tailor ads you see from us on Canva and partner sites, and to analyse our website's performance, but only if you accept. Learn more about your choices in [our cookie policy](#).

- ① You can use a url provided by Canva to publish your website. We want others to know they can design websites on Canva, so we let them know that you designed your website on Canva. Since our name will be in the url and on the website, we put a few extra measures in place to make sure websites are appropriate.

b. Purchasing a Domain Name Through Canva. When you purchase, renew or transfer a domain name through Canva, Canva Pty Ltd acts as a reseller for domain name registration services through our third-party registrar, Tucows, Inc. (“Tucows”). If you purchase a domain name through Canva, you agree to and are subject to the [Tucows Master Registration Agreement](#) (the “Tucows Terms”). A breach of the Tucows Terms is a breach of these Terms.

Your use of our domain services is subject to the policies of Internet Corporation for Assigned Names and Numbers (<https://icann.org>) (“ICANN”). You agree to comply with ICANN’s requirements, standards, policies, procedures and practices. Your rights and responsibilities as a domain name registrant under ICANN’s 2009 Registrar Accreditation Agreement are summarized [here](#). You can learn more about domain name registration in general [here](#).

You agree that by submitting an application or registering or renewing your domain name, you represent and warrant that: (i) all information provided to Canva or Tucows is true, complete and correct and is not misleading in any way and the application is made in good faith; and (ii) you have not previously submitted an application for the domain name and been rejected.

You must provide Canva with such cooperation and support as Canva may reasonably request to provide the Service as it relates to your Canva Site, including by (i) responding promptly to Canva’s communications; (ii) providing accurate and prompt responses to our requests for any information or documentation reasonably required, including to meet ICANN’s verification requirements; (iii) agreeing to your information being shared with ICANN and Tucows; and (iv) obtaining any and all necessary intellectual property rights clearances and/or other consents and authorisations in respect of your proposed domain name.

Registration of a domain name does not create a proprietary right and will not be construed as evidence of ownership. The registration can be subsequently challenged by third parties

But first, cookies 🍪

We use essential cookies to make Canva work. We’d like to use other cookies to improve and personalise your visit, tailor ads you see from us on Canva and partner sites, and to analyse our website’s performance, but only if you accept. Learn more about your choices in [our cookie policy](#).

- ① You can purchase a domain from us via a third party or bring your own domain name. There are rules that apply to everyone's use of domain services and certain responsibilities you have in relation to your domain.

6. Use of AI Products

You may use AI-powered features and functionality Canva may make available on the Service from time to time (collectively, "**AI Products**"). Your use of AI Products is subject to additional obligations and restrictions in the [AI Product Terms](#).

7. Use of Affinity Software

Where made available to you by Canva, you may download and use the Affinity Software (as defined in the [Affinity Terms](#)) by logging in to the Affinity Software with your Canva account. Your use of the Affinity Software is subject to these Terms and the additional obligations and restrictions set out in the [Affinity Terms](#).

Where you download and use the Affinity Software pursuant to this section:

- 1 the Affinity Software forms part of the Services under these Terms; and
- 2 the Sections of these Terms titled "Printing your designs" and "Using Canva to Publish a Website" do not apply to your use of the Affinity Software.

8. Teams Administration

You can create or join a "Team" on Canva that allows you to collaborate with others. The

But first, cookies 🍪

We use essential cookies to make Canva work. We'd like to use other cookies to improve and personalise your visit, tailor ads you see from us on Canva and partner sites, and to analyse our website's performance, but only if you accept. Learn more about your choices in [our cookie policy](#).

If you're on a Team, the Team Owner or Administrator may control access to, delete, or re-assign ownership to the User Content you upload and Designs you create on the account you access as part of the Team. Canva is not responsible for any actions taken by Team Owners or Administrators. It is your responsibility to not upload User Content or create Designs on an account associated with a Team if you do not want to potentially transfer ownership or disclose such User Content or Designs to others on the Team.

- ❗ If you're on a Team, make sure you're aware of the privacy settings and only upload content and create designs you're comfortable with others on the Team having access to and control over. Administrators can transfer designs between people on the Team. Keep your personal content and designs to yourself by creating a personal account.

9. Billing

Canva offers free and paid Services. You can learn more about Canva's various subscription offerings [here](#). Pricing may vary by location and will be based on the billing information you provide us at the time of purchase. If you're on a Team, the Team Owner will be billed for and is responsible for payment of subscription fees.

a. Subscriptions and Renewals. If you're subscribing to a paid plan your subscription will automatically renew each billing cycle, for example, on a monthly or annual basis as applicable. We'll notify you before auto-renewal of your subscription. You can cancel your subscription at any time, subject to section (d) below.

b. Pricing for Additional Seats on your Team. If you're on a plan that enables you to create a

But first, cookies 🍪

We use essential cookies to make Canva work. We'd like to use other cookies to improve and personalise your visit, tailor ads you see from us on Canva and partner sites, and to analyse our website's performance, but only if you accept. Learn more about your choices in [our cookie policy](#).

- ① The Pay as You Grow model allows you to scale your Team as needed and reconcile costs for anyone who has joined your Team but will no longer need access to the Service before you are billed for them.

c. Taxes. Your subscription fees are inclusive of all taxes unless otherwise specified in an agreement with Canva, within the Service or on an applicable invoice. Tax rates are calculated based on the billing information you provide and the applicable tax rate at the time of your subscription charge. You represent and warrant that information you provide to Canva about your billing address will be current and accurate.

d. Cancellation. You can stop using the Service and/or cancel your subscription at any time via your account settings. If you cancel your subscription, your subscription will be cancelled at the end of your then-current billing cycle and you will not be entitled to a refund of any fees already paid (except where required by law) and any outstanding fees will become immediately due and payable.

e. Free Trials and Pilots. Canva may offer you a free trial or pilot to allow you to try our Service. Canva reserves the right to set eligibility requirements and the duration for free trials and pilots.

At the end of your free trial, Canva will charge the relevant subscription fee for the next billing cycle to your nominated payment method, unless you cancel your subscription prior to the end of the free trial. If you have access to a free trial or pilot, your access to features made available as part of that free trial or pilot will cease if you do not enter into a paid subscription prior to the end of the pilot period.

f. Changes to Pricing. Canva reserves the right to change its prices and plans at any time. If

But first, cookies 🍪

We use essential cookies to make Canva work. We'd like to use other cookies to improve and personalise your visit, tailor ads you see from us on Canva and partner sites, and to analyse our website's performance, but only if you accept. Learn more about your choices in [our cookie policy](#).

Except as expressly set out in these Terms, all intellectual property rights in and to the Service and Licensed Content remain the sole property of Canva and its licensors. You assign to Canva any suggestions, ideas, enhancement requests, or other feedback you provide to Canva relating to the Service or Canva's products. Canva owns all content, data, software, inventions, ideas and other technology and intellectual property that it develops in connection with the Service and its products.

- ① We get great ideas about how to improve Canva from our users. If you share feedback or ideas with us, you're letting us use that information to improve Canva, and we own any of those improvements we make.

11. Warranty Disclaimer.

The Service is provided on an “as-is” and “as-available” basis. To the maximum extent permitted by applicable law and subject to any non-excludable rights and remedies you may have under applicable law, Canva, its licensors, and its suppliers, expressly disclaim any and all warranties of any kind, whether express or implied, including, but not limited to, warranties of merchantability, fitness for a particular purpose, or non-infringement. Canva does not warrant that your use of the Service will be uninterrupted or error-free. Canva does not warrant that it will review your data for accuracy or that it will preserve or maintain your data without loss. You understand that use of the Service necessarily involves transmission of your data over networks that Canva does not own, operate, or control, and that Canva is not responsible for any of your data lost, altered, intercepted or stored across such networks. Canva will not be liable for delays, interruptions, service failures, or other problems inherent in use of the internet and electronic communications or other systems outside Canva's reasonable control.

- ① We offer the Service as-is and can't be responsible for things outside of our control.

But first, cookies 🍪

We use essential cookies to make Canva work. We'd like to use other cookies to improve and personalise your visit, tailor ads you see from us on Canva and partner sites, and to analyse our website's performance, but only if you accept. Learn more about your choices in [our cookie policy](#).

- ① You can use services created by third parties in connection with Canva. Those services might have their own set of terms that apply to you and because the services were created by third parties, we can't be responsible for them.

13. Your Indemnity Obligations

You agree, to the extent permitted by law, to defend, indemnify and hold harmless Canva and its affiliates, officers, directors, agents, licensors and employees from and against any and all claims, costs, damages, losses, liabilities and expenses (including reasonable attorneys' fees and costs) resulting from or related to (i) your violation of these Terms or (ii) your User Content.

- ① If Canva suffers harm due to your content or your violation of these Terms, or if someone tries to hold Canva responsible for your content or your violations, you'll be responsible for any costs incurred by Canva and defending Canva.

14. Limitation of Liability

In no event will either party's aggregate cumulative liability (whether in contract, tort, negligence, strict liability in tort or by statute or otherwise) exceed the greater of (i) \$100 USD or (ii) the subscription fees paid by you to Canva during the twelve-month period preceding the event or occurrence giving rise to such liability. These limitations will not apply to liabilities arising out of your indemnification obligations or your breach of the section entitled 'restrictions on use of the service.'

In no event will either party be liable for any consequential, incidental, indirect, special, exemplary or punitive damages, losses, or expenses (including but not limited to business


But first, cookies 🍪

We use essential cookies to make Canva work. We'd like to use other cookies to improve and personalise your visit, tailor ads you see from us on Canva and partner sites, and to analyse our website's performance, but only if you accept. Learn more about your choices in [our cookie policy](#).

15. Term and Termination

a. Term. These Terms will take effect the first time you access the Service and will continue in full force and effect until your account is deleted or terminated.

b. Violations. If Canva, in its reasonable discretion, determines that you or your use of the Service, your User Content, or your Designs violate these Terms, including but not limited to, Canva's Acceptable Use Policy, the Section entitled 'Restrictions on Use of the Service', the Section entitled 'Anti-discrimination', (any of which is considered a "Violation") Canva may take one or more of the following actions: (i) delete or otherwise restrict the prohibited User Content or Designs; (ii) suspend your access to the Service; (iii) terminate and delete your account along with all Designs and User Content associated with that account (iv) permanently ban you from using the Service; and/or (v) disclose the prohibited User Content or Designs and related information to appropriate third parties, such as government authorities or law enforcement.

 If you break the rules, we have the right to remove you and everything in your account from the Service.

c. Effect of Termination. In the event of termination of your subscription for cause due to default by Canva, Canva will refund, on a prorated basis, any prepaid fees for the Service for the period beginning on the effective date of termination through the end of your then-current subscription. In the event of a termination of your subscription due to a Violation by you, you will not receive any refund and will immediately pay any outstanding fees for the remaining period of your subscription.

Upon termination, you must cease using the Service. You will lose access to your Designs, User Content, and any other information uploaded to the Service (and we may delete all such data unless legally prohibited) after termination. User Content included in any shared Design will

But first, cookies 🍪

We use essential cookies to make Canva work. We'd like to use other cookies to improve and personalise your visit, tailor ads you see from us on Canva and partner sites, and to analyse our website's performance, but only if you accept. Learn more about your choices in [our cookie policy](#).

16. Miscellaneous

a. Compliance with Applicable Law. You agree to abide by all applicable local, state, national and foreign laws, treaties and regulations, in connection with your use of the Service. Canva agrees to abide by all applicable local, state, national and foreign laws, treaties and regulations, in connection with its provision of the Service.

b. Governing Law. These Terms will be governed by and construed in accordance with the laws of the State of California, USA, without regard to any conflict of laws provisions.

c. Export Restrictions. The Service is subject to trade compliance laws and regulations that govern the import, export, and use of the Service. These laws or regulations may prohibit Canva from providing you the Service or require that we discontinue making it available to you without notice. By using the Service you agree to comply with all trade sanctions, export and import laws, and regulations and warrant that (i) your use of the Service is compliant with all applicable trade compliance laws and regulations, and (ii) you will not make the Service available to anyone who is unable to comply with all applicable trade compliance laws and regulations in their use of the Service.

d. Dispute Resolution. If you have a dispute arising out of these Terms, contact us [here](#) first and we'll attempt to work with you to resolve the dispute. In the event that we're unable to resolve a dispute directly, you and Canva each agree to resolve any claim, dispute, or controversy (excluding any Canva claims for injunctive or other equitable relief) arising out of or in connection with these Terms and/or the Service (collectively, "Claims"), by binding arbitration by the American Arbitration Association ("AAA") under the Consumer Arbitration Rules then in effect for the AAA, except as provided in these terms. The arbitration will be conducted through videoconferencing or at an agreed location reasonably convenient to both parties. Each party will be responsible for paying any AAA filing, administrative and arbitrator fees in accordance with AAA rules. The award rendered by the arbitrator may include costs of arbitration, reasonable attorneys' fees and reasonable costs for expert and other witnesses, and any judgment on the award rendered by the arbitrator may be entered in any court of competent jurisdiction. Nothing in this Section prevents either party from seeking injunctive or other equitable relief from the courts as necessary to prevent the actual or threatened

But first, cookies 🍪

We use essential cookies to make Canva work. We'd like to use other cookies to improve and personalise your visit, tailor ads you see from us on Canva and partner sites, and to analyse our website's performance, but only if you accept. Learn more about your choices in [our cookie policy](#).

e. Canva Contracting Entity. The Canva entity contracting with you under these Terms and the address to which you should send legal notices is based on your billing address.

If your billing address is in the United States:

- The Canva entity entering into these Terms is Canva US, Inc
- Legal notices should be sent to 3212 E. Cesar Chavez Street, Building 1, Suite 1300, Austin, TX 78702, United States of America. Attn: Legal

If your billing address is in the UK:

- The Canva entity entering into these Terms is Canva UK Operations Ltd
- Legal notices should be sent to 33-35 Hoxton Square, London N1 6NN, UK. Attn: Legal

If your billing address is in any country except for the United States or the UK:

- The Canva entity entering into these Terms is Canva Pty Ltd.
- Legal notices should be sent to 110 Kippax St, Surry Hills, NSW 2010, Australia. Attn: Legal

f. Purchasing through a Reseller. If You purchase the Service through an authorized distributor or reseller (“Reseller”) these Terms apply to your use of the Service unless you have entered into a separate agreement with Canva for such use. If billing is managed by the Reseller, Section 9 (Billing) does not apply. Resellers are not authorized to make any representations or commitments on Canva’s behalf and, unless otherwise agreed via a mutually executed agreement between You and Canva, Canva is not bound to any obligations other than those set forth in these Terms.

But first, cookies 🍪

We use essential cookies to make Canva work. We’d like to use other cookies to improve and personalise your visit, tailor ads you see from us on Canva and partner sites, and to analyse our website’s performance, but only if you accept. Learn more about your choices in [our cookie policy](#).

[Preferences settings](#) or the unsubscribe link in any marketing message we send you, without any cost to you. You will continue to receive essential service-related and legally required communications even if you opt out of marketing messages.

i. Headings and Explanations. Headings used in these Terms and the explanatory boxes are provided for convenience only and will not in any way affect the meaning or interpretation of the Terms or any part of them.

j. Severability. If a particular provision of these Terms is found to be invalid or unenforceable, it will not affect the validity or enforceability of other provisions and the Terms shall be construed in all respects as if that invalid or unenforceable provision had been limited or omitted to the minimum extent necessary.

k. Waiver. Canva's express waiver or failure to enforce any provision of these Terms shall in no way be construed to be a present or future waiver of such provision nor affect Canva's ability to enforce any provision thereafter.

l. Notices. All required notices to you will be sent to the email address associated with your account or through other legally permissible means.

m. DMCA. We respect the intellectual property rights of artists and content owners. We will respond to notices of alleged copyright infringement that comply with the Digital Millennium Copyright Act of 1998 ("DMCA"). For more information please read our [Intellectual Property Policy](#).

n. Changes to these Terms. We may modify these Terms (and any policies or agreements referenced in these Terms) at any time. We will post the most current version of these Terms on Canva.com. We will provide you with reasonable advance notice of any change to the Terms that, in our reasonable determination, materially adversely affect your rights or your use of the Service. We may provide you this notice via the Service and/or by email to the email address associated with your account. By continuing to use the Service after any revised Terms become effective, you agree to be bound by the new Terms.

o. Changes to the Service. Canva may add, change or remove features or functionality to the

But first, cookies 🍪

We use essential cookies to make Canva work. We'd like to use other cookies to improve and personalise your visit, tailor ads you see from us on Canva and partner sites, and to analyse our website's performance, but only if you accept. Learn more about your choices in [our cookie policy](#).

Terms. All terms, conditions or provisions on a purchase order will be of no force and effect notwithstanding any acceptance of such purchase order. The English version of these Terms will control.

Other policies

Fontsmith Collection End User License Agreement

Feature-Specific Terms

Canva Master Services Agreement

Beta Service Terms

Affinity Terms

AI Product Terms

Canva for Education Additional Terms

Canva's Content License Agreement

Data Processing Addendum

Contributor Agreement

Cookies Policy


Acceptable Use Policy

Privacy Policy



But first, cookies 🍪

We use essential cookies to make Canva work. We'd like to use other cookies to improve and personalise your visit, tailor ads you see from us on Canva and partner sites, and to analyse our website's performance, but only if you accept. Learn more about your choices in [our cookie policy](#).

 English (US)



[Privacy](#) [Terms](#)

© 2026 All Rights Reserved

But first, cookies 🍪

We use essential cookies to make Canva work. We'd like to use other cookies to improve and personalise your visit, tailor ads you see from us on Canva and partner sites, and to analyse our website's performance, but only if you accept. Learn more about your choices in [our cookie policy](#).