

Forgesite Terms of Service

Effective Date: December 27, 2025

These Terms of Service (“Terms”) govern your access to and use of the Forgesite website, application, and related services (collectively, the “Service”). By creating an account, subscribing, or otherwise using the Service, you agree to be bound by these Terms. If you do not agree, do not use the Service.

1. Who We Are

“Forgesite,” “we,” “us,” or “our” refers to the operator of the Service (“Forgesite”). “You” refers to the individual or entity using the Service.

2. The Service

Forgesite provides tools that allow customers to create, generate, publish, and manage websites and related content. The Service may include AI-assisted features, templates, hosting integrations, and billing/subscription functionality. We may add, remove, or modify features at any time.

3. Accounts and Security

You are responsible for maintaining the confidentiality of your account credentials and for all activity under your account. You agree to provide accurate information and to promptly update it if it changes. We may suspend or terminate accounts for security reasons or violations of these Terms.

4. Subscriptions, Billing, and Payments

Certain features require an active subscription. Subscription fees, billing frequency, and plan details are shown at checkout. Taxes may apply. You are responsible for keeping payment information current.

5. Acceptable Use

You agree not to misuse the Service. You will not: (a) violate any law; (b) infringe or misappropriate intellectual property; (c) upload malware or attempt to disrupt the Service; (d) attempt to gain unauthorized access to systems; (e) reverse engineer or attempt to extract source code; (f) use the Service to create or distribute unlawful, harmful, deceptive, or abusive content; or (g) use the Service in a way that interferes with other users.

6. Your Content and Responsibility

You retain ownership of content you create or upload (“Customer Content”). You are solely responsible for Customer Content, including ensuring you have all rights needed (e.g., licenses for images, logos, text, and data). You represent and warrant that your Customer Content and use of the Service will not violate law or third-party rights.

7. AI-Generated Output; No Guarantee

AI-assisted features may produce inaccurate or incomplete results. You are responsible for reviewing and validating any output before publishing or relying on it. We do not guarantee that generated output is unique, error-free, or suitable for your purpose.

8. Intellectual Property

We and our licensors own the Service, including software, templates, design elements, and trademarks. Except for the limited right to use the Service as permitted by these Terms, no rights are granted. You may not copy, sell, lease, or distribute the Service or any portion of it.

9. Third-Party Services

The Service may integrate with third-party providers (e.g., hosting, payments, domains). Your use of third-party services is governed by their terms and policies. We are not responsible for third-party services, downtime, or data handling by them.

10. Copyright / DMCA Notices

If you believe content available through the Service infringes your copyright, submit a notice using the DMCA contact form at: [## **11. Legal Documents Provided as PDF**](https://www.dmca.com>Contact-Us.aspx</p></div><div data-bbox=)

For convenience and clarity, certain legal policies may be provided as PDF documents (for example, Privacy Policy). If a PDF does not render due to browser settings, you may download and view it locally.

12. Termination

You may stop using the Service at any time. We may suspend or terminate your access if you violate these Terms, create risk for others, or for lawful compliance. Upon termination, your right to use the Service ends. We may retain limited data as required for legal, accounting, or security purposes.

13. Disclaimers

THE SERVICE IS PROVIDED “AS IS” AND “AS AVAILABLE.” TO THE MAXIMUM EXTENT PERMITTED BY LAW, WE DISCLAIM ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. WE DO NOT WARRANT THAT THE SERVICE WILL BE UNINTERRUPTED, SECURE, OR ERROR-FREE.

14. Limitation of Liability

TO THE MAXIMUM EXTENT PERMITTED BY LAW, FORGESITE WILL NOT BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES, OR ANY LOSS OF PROFITS, REVENUE, DATA, OR GOODWILL, ARISING FROM OR RELATED TO YOUR USE OF THE SERVICE. IN ALL CASES, OUR TOTAL LIABILITY WILL NOT EXCEED THE AMOUNTS YOU PAID TO FORGESITE FOR THE SERVICE IN THE 12 MONTHS IMMEDIATELY PRECEDING THE EVENT GIVING RISE TO THE CLAIM.

15. Indemnification

You agree to indemnify and hold harmless Forgesite from any claims, liabilities, damages, losses, and expenses (including reasonable attorneys' fees) arising out of or related to your Customer Content, your use of the Service, or your violation of these Terms.

16. Changes to These Terms

We may update these Terms from time to time. If we make material changes, we may provide notice in the Service. Your continued use of the Service after changes become effective means you accept the updated Terms.

17. Governing Law; Venue

These Terms are governed by the laws of the State of Iowa, without regard to conflict of law principles. Any dispute arising from these Terms or the Service will be brought in the state or federal courts located in Iowa, and you consent to jurisdiction and venue in those courts.

18. Contact

For legal notices or questions about these Terms, contact us through channels provided within the Service or via any support method we publish from time to time.