

Terms of Use

Last Updated: 20th October 2025

Juicy Labs Ltd (“Brightside,” “we,” “us,” or “our”) operates the mobile application Brightside (the “App”), the website brightside.gg and related products and services (collectively, the “Services”).

These Terms of Use govern your access to and use of the Services; please read them carefully before proceeding.

To make these Terms easier to read:

- ❖ **Brightside** refers to the mobile application operated by Juicy Labs Ltd.
- ❖ **Company** or **we** refers to Juicy Labs Ltd, a private limited company incorporated in UK
- ❖ **App** means the Brightside mobile application.
- ❖ **Services** include the App, the website, and any related functionality provided by us.

By accessing or using the Services, or by clicking “Accept,” you confirm that you have read, understood, and agreed to these Terms. If you do not agree, you must stop using the Services immediately.

1. Eligibility & Prohibited Jurisdictions

Eligibility: You must be at least 18 years old (or have parental consent) and not barred from using the Services under any applicable law.

Prohibited Jurisdictions: Brightside is unavailable to residents of the United States, India, China, Iran, North Korea, Cuba, Syria, Crimea, or any other jurisdiction subject to UK, EU, or UN sanctions, or where the use of similar digital services is prohibited by local law.

Non-Circumvention: You may not use VPNs, proxies, or other means to bypass geographic or legal restrictions.

2. The Services

Brightside provides a **software interface** that allows users to view, organise, and analyse publicly available digital-market information using third-party technology providers.

The App is strictly a **visual and informational interface**. It does **not** operate an exchange, provide financial advice, offer brokerage or investment services, or hold or transfer client funds.

Any interaction with external systems or technologies takes place directly between you and those independent providers, and Brightside is not a counterparty to any such interaction.

3. Fees & Payment

Access to certain features of the App may require a subscription or one-time fee, which will be disclosed clearly before any purchase.

All fees relate solely to software and interface access. Brightside does not charge or receive fees for transactions or financial activity.

You are responsible for any taxes, duties, or charges imposed by your local jurisdiction resulting from your use of the Services.

4. Compliance

Brightside is a **software service provider** and does not perform identity verification or financial compliance procedures.

If any third-party tool integrated into the App requires identity verification or local compliance (for example, for account creation or external data access), you agree to complete such requirements with that third party directly.

We reserve the right to suspend or terminate your access if we believe you have violated these Terms, engaged in unlawful activity, or used the Services in breach of local law.

5. Access Control

We may disable, restrict, or suspend your access to the Services at any time, without prior notice, if you breach these Terms or use the App in violation of applicable law.

We shall not be liable for any losses or damages arising from such suspension or termination.

6. Your Use of the App

You may be required to register or authenticate via third-party credentials (for example, Google or Apple sign-in). You agree to keep all login details secure and accurate.

You are solely responsible for all activity conducted through your account or device.

Brightside does not act as custodian, intermediary, or counterparty in any transaction, nor does it provide investment, legal, or financial advice.

7. Risks & Disclaimers

Your use of the Services involves reliance on third-party technologies and public data sources that may experience latency, inaccuracy, or downtime.

THE SERVICES ARE PROVIDED ON AN “AS IS” AND “AS AVAILABLE” BASIS, WITHOUT WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT.

You assume full responsibility for your use of the Services and for any reliance you place on information obtained through them.

8. Third-Party Services

The App may integrate or rely on independent third-party providers for features such as data feeds, analytics, hosting, or authentication.

We do not control or endorse such third-party services and are not responsible for their availability, accuracy, security, or performance.

Your use of third-party tools is subject solely to their own terms and policies.

9. Intellectual Property & Feedback

All content, design, trademarks, and software used in the App are owned by or licensed to **Juicy Labs Ltd.**

You may not reproduce, modify, distribute, or create derivative works without our prior written consent.

By submitting suggestions or feedback, you grant us a perpetual, worldwide, royalty-free, non-exclusive licence to use and incorporate your input into our Services without further obligation to you.

10. Indemnification

You agree to indemnify, defend, and hold harmless **Juicy Labs Ltd.**, its directors, employees, and affiliates from and against any claims, damages, losses, or expenses arising out of or related to (a) your breach of these Terms, (b) your misuse of the Services, or (c) your violation of any law or third-party rights.

11. Limitation of Liability

TO THE FULLEST EXTENT PERMITTED BY LAW, **JUICY LABS LTD** AND ITS AFFILIATES SHALL NOT BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES, INCLUDING LOSS OF PROFITS OR DATA.

OUR TOTAL AGGREGATE LIABILITY FOR DIRECT DAMAGES SHALL NOT EXCEED THE GREATER OF (A) £100 OR (B) THE AMOUNT YOU PAID FOR ACCESS TO THE SERVICES IN THE TWELVE (12) MONTHS PRIOR TO THE EVENT GIVING RISE TO THE CLAIM.

12. Governing Law & Dispute Resolution

These Terms are governed by and construed in accordance with the laws of **England and Wales**.

Any dispute, controversy, or claim arising out of or relating to these Terms or the Services shall be subject to the **exclusive jurisdiction of the courts of England**.

Both parties waive any right to participate in class or representative proceedings.

13. Changes to These Terms

We may modify these Terms at any time by updating the “Last Updated” date above.

Your continued use of the App or Services after any changes become effective constitutes your acceptance of the revised Terms.

14. Entire Agreement; Severability; Survival

These Terms constitute the entire agreement between you and **Juicy Labs Ltd** regarding your use of the Services.

If any provision of these Terms is held to be invalid or unenforceable, the remaining provisions shall continue in full force and effect.

Provisions that by their nature should survive termination (including ownership, warranties, disclaimers, and limitation of liability) shall survive.

Contact Us

For any questions regarding these Terms and Conditions, please email admin@brightside.gg or contact us through our official channels.