



Plentix - Terms of Use

Effective: September 7, 2025

Summary (non-binding): By using Plentix (the app, website, and related services), you agree to these Terms. If you don't agree, don't use Plentix. We may update these Terms at any time. Keep your app updated, use Plentix lawfully, and follow our rules.

1) Who We Are & What These Terms Cover

These Terms of Use (the "Terms") are a legal agreement between you and Plentix, LLC (and its affiliates, "Plentix," "we," "us," or "our") governing your access to and use of the Plentix mobile applications, websites (including plentix.gg and any subdomains), software, and services (collectively, the "Service").

By downloading, installing, accessing, or using the Service, you agree to be bound by these Terms and our Privacy Policy (together, the "Agreement"). If you do not agree, do not use the Service.

We may modify these Terms at any time. The "Effective" date shows when we last updated them. Your continued use of the Service means you accept the updated Terms.

2) Eligibility

Plentix is strictly 18+. You must be at least 18 years old (or the age of majority where you live, if higher) to create an account or use the Service. By using the Service, you represent and warrant that you meet this requirement and are not otherwise prohibited by law from using the Service (for example, you are not a convicted sex offender).

We may use age-gating or other verification measures. If we cannot reasonably verify that you are 18+, we may limit features or access.

3) Your Account & Security

- You may need an account to use parts of the Service. Keep your account information accurate and current.
- Keep your password and device secure. Do not share your credentials or allow others to access your account.
- You may not create an account for someone else without permission or create more than one personal account. If we disable your account, you may not create another without our written permission.
- If you believe your account has been compromised, notify us immediately at Contact@plentix.gg.

4) License to Use the Service

The Service is licensed, not sold. Subject to your compliance with the Agreement, Plentix grants you a personal, non-exclusive, non-transferable, non-sublicensable, revocable license to install and use our mobile app on a device you own or control and to access our websites for your personal, lawful use.

License Restrictions



- Copy, modify, adapt, translate, create derivative works of, decompile, disassemble, reverse engineer, or otherwise attempt to extract source code from the Service or any part of it.
- Distribute, rent, lease, lend, sell, sublicense, or make the Service available over a network where it could be used by multiple devices at once.
- Bypass or interfere with any security or technical measures.
- Use the Service for unlawful, harmful, or otherwise prohibited purposes.

We reserve all rights not expressly granted.

5) App Updates; Devices; Stores

- We may update or discontinue features at any time. You agree to install available updates to continue using the app.
- Do not jailbreak/root your device. Doing so can compromise security and may cause the Service to malfunction.
- Only download the Plentix app from official app stores. Third-party downloads may be unsafe and are unsupported.

6) Changes to the Service and Fees

We strive to keep Plentix useful and efficient. We may change or charge for certain features or services. If we charge a fee, we'll disclose what you're paying for before you're charged.

7) Your Content (Includes Sensitive Content - 18+)

You own your content. You are responsible for what you post and for having all necessary rights. "User Content" includes photos, videos, audio, text, graphics, metadata, and live streams you upload or create on Plentix.

7.1 License You Grant to Plentix

To operate and improve the Service, you grant Plentix a non-exclusive, worldwide, royalty-free, transferable, and sublicensable license to host, store, reproduce, transcode/format, adapt (e.g., for thumbnails, captions, accessibility), publish, publicly perform, publicly display, distribute, and otherwise use your User Content in connection with operating, promoting, and providing the Service. This license ends when you delete your User Content or your account, except: (a) reasonable backup/archival copies may persist for a limited time; (b) copies shared with others may remain if they have not deleted them; and (c) we may retain content as required by law or for legitimate business purposes (e.g., trust & safety, fraud prevention, and legal holds).

7.2 Sensitive Content Policy (18+)

Plentix allows lawful, consensual adult nudity and sexual content ("Sensitive Content") if it follows the labeling and visibility rules in this Section and never involves minors. Sensitive Content includes, for example, adult nudity or consensual sexual behavior, erotic art, and some fetish content.



Never Allowed (examples):

- Any content involving minors (real or simulated, including youth-like sexualized depictions), sexual exploitation, grooming, or endangerment.
- Non-consensual or exploitative sexual content (e.g., hidden cameras, doxxing of intimate media, "revenge porn").
- Incest, bestiality, necrophilia, sexual violence/assault or advocacy thereof, and trafficking/forced acts.
- Sex services solicitation where illegal, or content that facilitates illegal acts.

Labeling & Placement Requirements:

- You must mark posts containing Sensitive Content with the available content warnings (e.g., Nudity, Sexual Content, Violence/Graphic).
- Accounts that frequently post Sensitive Content must enable account-level sensitive media labeling so future posts are pre-labeled.
- Plentix may use automated or manual review to apply or correct labels, limit visibility, or require edits/removal.
- Viewability Controls: Sensitive Content is not shown to users who are under 18 or who have not provided an eligible age. It may be gated behind click-through warnings, excluded from certain discovery or recommendation surfaces, and ineligible for ads/monetization.

7.3 Your Responsibilities & Tools

- Use available audience, privacy, and visibility settings to control who sees your content.
- Respect others' rights and obtain consent from people who appear in your content.
- Use our reporting tools to flag potential violations; you can block or mute other users.
- You can delete your content at any time, subject to 7.1 retention limits.

7.4 Feedback

We welcome feedback and suggestions; you agree we may use them without compensation or obligation to you.

8) Safety & Prohibited Conduct

Help us keep Plentix safe while supporting broad expression for adults. You agree not to:

- Send spam or unauthorized commercial communications.
- Collect data from the Service via automated means (scraping, crawling) without prior written permission.
- Upload malware or otherwise disrupt, overload, or interfere with the Service.
- Solicit login credentials or access another person's account; impersonation and deceptive identity are prohibited.
- Harass, threaten, or doxx people; engage in targeted abusive behavior.



- Post or facilitate illegal content or activity; where content is legal but Sensitive (adult), you must follow the labeling and age-gating rules in Section 7.2.
- Post sexual content involving minors, sexual exploitation, non-consensual intimate media, or content that promotes sexual violence. These are strictly prohibited and may be reported to authorities.

Enforcement & Reach: We may remove or edit content; apply sensitive-media warnings; limit visibility (including excluding from recommendations, search, or trends); suspend or terminate accounts; and notify/coordinate with law enforcement when appropriate. We may take action based on on-platform or reasonably verifiable off-platform behavior that poses risk to user safety.

9) Third-Party Services

The Service may link to or integrate with third-party services or content. Plentix is not responsible for third-party services and does not endorse them. Your use of third-party services may be subject to their terms and privacy policies.

10) Intellectual Property

The Service (including software, design, text, graphics, logos, icons, images, audio, video, trademarks, and branding) is owned by Plentix or our licensors and is protected by intellectual property laws. Except for the limited license in Section 4, no rights are granted to you. You may not use Plentix's trademarks or trade dress without our prior written permission.

11) Copyright & IP Infringement (DMCA)

We respect intellectual property rights. If you believe content on the Service infringes your rights, send a copyright notice to Contact@plentix.gg with:

- Your contact information;
- Identification of the copyrighted work(s) you claim is infringed;
- The URL or description of the material you claim is infringing;
- A statement that you have a good-faith belief the use is not authorized by the copyright owner, its agent, or the law;
- A statement, under penalty of perjury, that the information is accurate and that you are the copyright owner or authorized to act on the owner's behalf; and
- Your physical or electronic signature.

If we remove content for alleged infringement, we may notify the user and provide a way to submit a counter-notice where applicable. Repeat infringers may have their accounts terminated.

12) Privacy

Your use of the Service is subject to our Privacy Policy, which describes how we collect, use, and share information. By using the Service, you consent to our data practices.



13) Termination

We may suspend or terminate your access to the Service at any time, with or without notice, for any reason, including if you violate these Terms. Upon termination, the licenses granted to you end and you must stop using the Service. Sections that by their nature should survive (e.g., User Content license for permitted retention, IP, Disclaimers, Limitations of Liability, Indemnification, and General Terms) survive termination.

14) Disclaimers

The Service and all content are provided "as is" and "as available," without warranties of any kind, express or implied, including merchantability, fitness for a particular purpose, title, non-infringement, accuracy, or availability. We do not warrant that the Service will be uninterrupted, secure, error-free, or free of harmful components, or that content will be preserved or maintained.

No Duty to Monitor; Safe Harbor. Plentix does not undertake to monitor all content and may act (or not act) in its discretion. To the maximum extent permitted by law (including 47 U.S.C. § 230 in the United States), Plentix is not liable for third-party content and may in good faith restrict access to or remove content we consider objectionable, unlawful, or that violates these Terms.

15) Limitation of Liability

To the fullest extent permitted by law, Plentix will not be liable for any indirect, incidental, special, consequential, exemplary, or punitive damages (including loss of profits, data, goodwill, or other intangible losses) arising out of or related to your use of or inability to use the Service, even if we have been advised of the possibility of such damages. Our total liability for any claim arising out of or relating to the Service is limited to the greater of (a) the amount you paid to Plentix in the 12 months before the event giving rise to the claim, or (b) USD \$100. Some jurisdictions do not allow certain exclusions or limitations; in those jurisdictions, our liability will be limited to the maximum extent permitted by law.

16) Indemnification

You will defend, indemnify, and hold harmless Plentix and our affiliates, officers, directors, employees, and agents from and against any claims, liabilities, damages, losses, and expenses (including reasonable attorneys' fees) arising out of or related to (a) your use of the Service, (b) your User Content, or (c) your violation of these Terms or applicable laws.

17) How Plentix Is Funded

Plentix may be funded through advertising, subscriptions, in-app purchases, marketplace fees, or other models. Sensitive Content and other categories we designate may be ineligible for ads, paid placements, or monetization, and may be limited in recommendations or discovery. If fees apply, we'll disclose pricing before you pay. Additional details may appear in separate policies or product-specific terms.

18) General Terms



Severability. If any part of these Terms is found invalid or unenforceable, the remaining provisions will remain in full force and effect.

Assignment. You may not assign or transfer these Terms or your rights hereunder without our prior written consent. We may assign or transfer these Terms without restriction.

Entire Agreement. These Terms and the Privacy Policy are the entire agreement between you and Plentix regarding the Service and supersede all prior or contemporaneous agreements.

No Waiver. Our failure to enforce any provision is not a waiver of our right to do so later.

Governing Law & Venue. These Terms are governed by the laws of the State of Texas, USA, without regard to conflicts of law principles. You consent to the exclusive jurisdiction and venue of the state and federal courts located in Harris County, Texas for any dispute that is not subject to arbitration (if applicable in a later update).

Export. You agree to comply with all export and import laws and regulations.

Store Terms. If you downloaded the app from the Apple App Store or Google Play, their terms may also apply; they are not responsible for maintenance or support of the app.

19) Contact Us

Questions? Email Contact@plentix.gg.

