

Terms of Service

Overview

These Terms of Service govern your use of Ovia, our personal journaling application. By using Ovia, you agree to these terms and our [Privacy Policy](#).

Acceptance of Terms

By accessing or using Ovia, you agree to be bound by these Terms of Service. If you do not agree, you may not use the app. We may modify these terms at any time, and changes become effective immediately upon posting within the app.

User Eligibility

To use Ovia, you must:

- Be at least 18 years old, or have parental consent if under 18
- Have the legal capacity to enter into binding agreements
- Use the app only for personal journaling and reflection
- Maintain the security of your device and any app lock features you enable

Service Description

Ovia provides a private-first journaling experience where you can capture audio, text, and drawings. Entries are stored locally by default, with optional features such as AI-powered transcription, categorization, and summaries if you choose to enable them.

We may also offer optional cloud backup and synchronization services in the future.

Payments and Subscriptions

- All journaling features are free

Acceptable Use

You agree to use Ovia only for lawful and personal purposes. You may not:

- Use the service for any illegal or unauthorized activity
- Attempt to gain unauthorized access to our systems
- Interfere with or disrupt the app or servers
- Share, resell, or exploit Ovia commercially without permission
- Attempt to reverse engineer or copy our proprietary technology

Account Suspension and Termination

We may suspend or terminate your access to premium features or cloud services if:

- You violate these Terms of Service
- You engage in fraudulent or abusive behavior
- You attempt to misuse AI processing or backups in ways not intended

We will provide reasonable notice before taking such action, except in cases of serious violations or security risks.

Intellectual Property

Ovia and its content, including but not limited to text, graphics, logos, and software, are owned by us or our licensors and are protected by intellectual property laws. You may not copy, distribute, or create derivative works without our express written consent.

Your journal entries remain **your property**. We do not claim ownership of your personal content.

Limitation of Liability

Ovia is provided “as is,” without warranties of any kind. We are not liable for any indirect, incidental, special, or consequential damages arising from your use of the app.

Disclaimers

- While we strive to maintain data security and privacy, we cannot guarantee absolute protection against all possible risks.
- AI features may produce imperfect transcripts, categorizations, or summaries.
- The app is intended for personal reflection and wellbeing support, not medical or psychological treatment.

Governing Law

These terms are governed by and construed in accordance with the laws of the jurisdiction where Ovia operates. Any disputes shall be resolved in the courts of that jurisdiction, unless otherwise required by applicable law.

Contact Information

If you have any questions about these Terms of Service, please contact us at:
support@ovia.life

Last updated: September 1, 2025