

Terms of Use (Public Offer)

for the deep-link creation service “link2app”

Edition date: 29 October 2025

Operator: Igor Ivanovich Ishchenko

Domains: link2app.site and l2a.pw, including their subdomains

Contacts (claims/abuse): support@link2app.site

Contacts (privacy): privacy@link2app.site

1. Status, Acceptance, and Changes

- 1.1. These Terms constitute a public offer / binding agreement governing your use of the Service.
- 1.2. Your acceptance occurs upon: (i) making a payment; and/or (ii) registering/signing in/using the Service; and/or (iii) starting to use the API/SDK; and/or (iv) actively checking a consent box (clickwrap).
- 1.3. The current version is published on link2app.site; changes take effect **1 calendar day** after publication unless stated otherwise; fixes for errors/security may take effect **immediately**.
- 1.4. Use of l2a.pw (including subdomains) is deemed use of the Service under these Terms. In case of conflict, content on link2app.site prevails. A list of active mirrors may be published on link2app.site.

2. Definitions

“User”, “Account”, “API Key”, “Deep Link”, and “User Content” have the meanings commonly used in these Terms and related documentation.

3. Registration, Age, and Authority

- 3.1. Registration or authentication via supported providers may be required; information must be accurate and up-to-date.
- 3.2. The User confirms being **18+**. When acting for a legal entity, the User confirms due authority.
- 3.3. The User is responsible for safeguarding passwords and API Keys and for all actions within the Account.

4. License, Scope, and Reverse Engineering

- 4.1. The Operator grants a limited, non-exclusive, non-transferable license to use the Service as per plans and documentation.
- 4.2. Experimental ("beta") features are provided **as is** and may change without prior notice.
- 4.3. Reverse engineering, decompilation, circumvention of technical restrictions, or removal of copyright notices is prohibited.

5. Plans, Billing, Subscription, Free Plan, and Refunds

- 5.1. Available options include a **Free plan** and a **paid Subscription** (auto-renewal if enabled by the User). Current conditions and prices are shown in the dashboard/website (pricing link on the homepage).
- 5.2. Payments are processed through supported payment providers. Currency, taxes/fees/exchange differences are determined by provider rules and applicable law.
- 5.3. The default billing period is a **calendar month** unless a plan states otherwise. Time zone for billing and notices: **UTC**.
- 5.4. Auto-renewal can be canceled any time before the next charge; an upcoming-charge notice is emailed **3 days** in advance.
- 5.5. **Refunds:** within **14 days** of charge if there was **no substantial use** (e.g., <10% of the period's quota) or in case of a documented technical fault attributable to the Operator. No refunds for breaches, abuse, or substantial use. Refunds are processed via the original method where technically possible.

6. Limits and Quotas

- 6.1. **Free:** up to **200** requests per Account per day. **Paid:** up to **2000** requests per Account per day. A "day" means **00:00–23:59 UTC**.
- 6.2. Upon reaching a limit, throttling and/or temporary suspension may apply until the next daily/billing period starts.
- 6.3. Limits/quotas may be adjusted by publishing updates to these Terms.

7. Acceptable Use

Prohibited activities include: phishing/fraud/malware; directing deep links to illegal or rights-infringing content; bypassing payment/content restrictions or technical protection; spam/attacks/overloading; sharing/selling API Keys; traffic source obfuscation; generating deep links to circumvent KYC/AML or app-store rules. Violations may lead to immediate blocking of deep links/keys/Account without refund for the period of violation.

8. User Content

- 8.1. The User warrants rights to the Content and the lawfulness of link destinations.
- 8.2. The Operator does not pre-moderate but may remove/block deep links/Content/Account upon credible complaint, signs of violations, or lawful requests of authorities (complaints: support@link2app.site).
- 8.3. The User grants the Operator a non-exclusive license to technically process Content (storage, routing, logging, analytics) solely to perform these Terms.

9. Privacy and Data

Personal data processing is governed by the **Privacy Policy** published on the website. Privacy inquiries: privacy@link2app.site.

10. Disclaimer of Warranties

The Service is provided “**as is**” and “**as available**”. The Operator does not warrant uninterrupted/error-free operation, fitness for a particular purpose, compatibility, or data preservation, to the maximum extent permitted by applicable law.

11. Limitation of Liability

To the maximum extent permitted by applicable law, the Operator’s aggregate liability is limited to the amount actually paid by the User for the **most recent paid month** for the relevant Account. Lost profits, data/reputation loss, and indirect/special/punitive damages are excluded where not prohibited by mandatory law. Some jurisdictions do not allow certain limitations; your statutory rights may vary.

12. Indemnification

The User will indemnify and hold the Operator harmless from losses/penalties/expenses arising from the User’s Content, violations of law/third-party rights/app-store rules, or breaches of these Terms.

13. Suspension and Termination

- 13.1. The Operator may immediately suspend access, remove deep links/Content, and/or terminate these Terms in case of violations, security threats, credible complaints, or lawful demands of authorities.
- 13.2. Except for gross violations and legal requirements, the User is given **24 hours** to self-export data before final blocking.

14. Compliance and KYC

The Operator may request KYC documents and may decline service for compliance reasons.

15. Notices and Evidence

Legally significant communications are delivered to the Account email; messages to the Operator should be sent to **support@link2app.site**. The version of the Terms and the acceptance date are recorded and constitute proper evidence.

16. Governing Law and Dispute Resolution

These Terms are governed by the law and subject to the jurisdiction of the **place of the Operator's establishment/residence**, unless mandatory rules provide otherwise. A **pre-action claim** is required: send to **support@link2app.site**; response time — **10 business days**. (This clause is intentionally jurisdiction-agnostic for international use.)

17. Force Majeure

Neither party is liable for non-performance during force-majeure events: war, strikes, government acts, sanctions, data-center/provider outages, epidemics, natural disasters, **DDoS**, and other events beyond reasonable control, provided timely notice is given.

18. Miscellaneous

- 18.1. If any provision is invalid, the remainder remains in effect.
- 18.2. The User may not assign rights/obligations without the Operator's consent; the Operator may assign rights with notice.
- 18.3. Order of precedence: these Terms; the Privacy Policy; website notices.

18.4. Legal documents are available on the [*/legal*](#) page.

18.5. Pricing is published on the website [**homepage**](#).

18.6. Effective date: upon acceptance.