

## **Bubbler, LLC Terms of Service**

**Effective Date:** June 1, 2026

Welcome to Bubbler, LLC. These Terms of Service (“Terms”) govern your access to and use of the Bubbler, LLC mobile application, website, and related services (collectively, the “Service”) operated by Bubbler, LLC (“Bubbler,” “we,” “our,” or “us”).

By creating an account, accessing, or using the Service, you agree to these Terms. If you do not agree, do not use the Service.

### **1. What Bubbler, LLC Does**

Bubbler, LLC is a visual communication platform that allows users to upload images and attach comments, messages, or feedback directly to specific locations within those images.

The Service may be used for collaboration, feedback, communication, inspections, creative review, education, documentation, and other lawful purposes.

### **2. Eligibility**

You must be at least 13 years old to use Bubbler, LLC and always under adult supervision if you are a minor.

### **3. User Accounts**

To use Bubbler, LLC, you need to create an account.

You agree to:

- Provide accurate information
- Keep your login credentials secure
- Notify us of unauthorized access
- Be responsible for activity under your account

We reserve the right to suspend or terminate accounts that violate these Terms.

### **4. User Content**

#### **Ownership**

You retain ownership of the photos, images, comments, messages, and other content you upload or create through the Service (“User Content”).

#### **License to Bubbler, LLC**

By uploading User Content, you grant Bubbler, LLC a worldwide, non-exclusive, royalty-free license to:

- Host
- Store
- Process
- Display
- Reproduce
- Transmit

your User Content solely for the purpose of operating, improving, and providing the Service.

This license ends when your content is deleted from the Service, except where retention is required for legal, security, or backup purposes.

## **5. Shared Content and Collaboration**

You understand that:

- Images and comments shared with collaborators may be visible to others invited to the project or conversation
- You are responsible for determining what content you share
- Collaborators may capture screenshots or export content outside the platform

Bubbler, LLC is not responsible for how other users use or distribute content you voluntarily share with them.

## **6. Prohibited Conduct**

You agree not to:

- Use the Service for unlawful purposes
- Upload content that infringes copyrights, trademarks, or other rights
- Upload malicious software or harmful code
- Harass, threaten, or abuse others
- Attempt unauthorized access to systems or accounts
- Reverse engineer or copy the platform
- Use automated systems to scrape or harvest data
- Upload explicit, violent, or illegal content

We reserve the right to remove content or suspend accounts at our discretion.

## **7. Intellectual Property**

The Service, including its software, branding, design, logos, and functionality, is owned by Bubbler, LLC and protected by intellectual property laws.

These Terms do not grant you ownership of Bubbler's technology or branding.

## **8. Privacy**

Your use of the Service is also governed by our Privacy Policy.

## **9. Subscription and Payments**

Some features of Bubbler, LLC may require payment or subscription.

By purchasing a subscription, you agree:

- To provide valid payment information
- That fees may renew automatically unless canceled
- That payments are generally non-refundable except where required by law

We may change pricing with reasonable notice.

## **10. Third-Party Services**

Bubbler may integrate with third-party services, including cloud storage providers, messaging systems, analytics tools, or authentication providers.

We are not responsible for third-party services or their policies.

## **11. Data Storage and Availability**

We strive to maintain reliable access to the Service, but we do not guarantee uninterrupted availability.

You understand:

- Internet-based services may experience downtime
- Data transmission may not always be secure
- We may perform maintenance or updates that temporarily affect access

## **12. Termination**

You may stop using the Service at any time.

We may suspend or terminate access if:

- You violate these Terms
- Your use creates legal or security risks

- We discontinue the Service

Upon termination, your right to use the Service ends immediately.

### **13. Disclaimer of Warranties**

THE SERVICE IS PROVIDED “AS IS” AND “AS AVAILABLE.”

TO THE MAXIMUM EXTENT PERMITTED BY LAW, BUBBLER, LLC DISCLAIMS ALL WARRANTIES, INCLUDING:

- MERCHANTABILITY
- FITNESS FOR A PARTICULAR PURPOSE
- NON-INFRINGEMENT
- UNINTERRUPTED ACCESS
- DATA SECURITY

We do not guarantee that the Service will be error-free or completely secure.

### **14. Limitation of Liability**

TO THE MAXIMUM EXTENT PERMITTED BY LAW, BUBBLER, LLC SHALL NOT BE LIABLE FOR:

- INDIRECT DAMAGES
- LOST PROFITS
- DATA LOSS
- BUSINESS INTERRUPTION
- CONSEQUENTIAL DAMAGES

Our total liability shall not exceed the amount you paid to Bubler, LLC during the twelve months preceding the claim.

### **15. Indemnification**

You agree to indemnify and hold harmless Bubler, LLC and its affiliates from claims arising out of:

- Your use of the Service
- Your User Content
- Your violation of these Terms
- Your infringement of third-party rights

### **16. Changes to the Terms**

We may update these Terms periodically.

If changes are material, we will provide notice through the Service or other reasonable methods.

Continued use of the Service after updates means you accept the revised Terms.

### **17. Governing Law**

These Terms shall be governed by the laws of the State of Florida, without regard to conflict of law principles.

### **18. Contact Information**

Bubbler, LLC

info@mybubbler.com

www.mybubbler.com