

InboxBrief — Terms of Service

Version 3.0 | Effective Date: March 21, 2026 | Last Reviewed: March 21, 2026

Preamble

These Terms of Service (“Terms,” “Agreement”) constitute a legally binding contract between you (“User,” “you,” or “your”) and InboxBrief (“Company,” “we,” “us,” or “our”), governing your access to and use of the InboxBrief platform, including all associated websites, mobile applications, APIs, browser extensions, and related services (collectively, the “Service”). By creating an account, accessing the Service, clicking “I Agree,” or otherwise manifesting your assent to these Terms, you represent that you have read, understood, and agree to be bound by all provisions herein, including all policies incorporated by reference.

If you do not agree to these Terms, you must immediately discontinue all use of the Service. If you are entering into these Terms on behalf of a company, organization, or other legal entity, you represent and warrant that you have the authority to bind that entity to these Terms, in which case “you” and “your” shall refer to such entity.

These Terms were last updated on March 21, 2026. We reserve the right to modify these Terms at any time. Continued use of the Service following notice of any modification constitutes your acceptance of the modified Terms.

Section 1 — Definitions

For purposes of these Terms, the following definitions apply throughout this Agreement:

“Account” means the registered user account you create to access the Service, including all associated credentials, settings, preferences, and data.

“Authorized User” means any individual you authorize to access the Service under your Account, including team members added under a Business or Enterprise subscription.

“Briefing” means the AI-generated SMS summary of your email inbox delivered by InboxBrief to your registered phone number.

“Content” means all data, text, information, email metadata, and other materials submitted to, processed by, or generated by the Service, including email snippets processed for Briefing generation.

“Intellectual Property Rights” means all patents, copyrights, trademarks, trade secrets, moral rights, and other proprietary rights recognized under applicable law.

“Personal Data” has the meaning given to it under applicable data protection law, including the GDPR and CCPA, and includes any information that identifies or could reasonably identify a natural person.

“Service” means the InboxBrief email briefing platform, including all software, APIs, websites, and related services provided by InboxBrief.

“Subscription” means a paid or trial plan that grants you access to the Service for a defined period and with defined usage limits.

“Third-Party Services” means external platforms, APIs, and services integrated with InboxBrief, including Google Gmail API, Microsoft Outlook API, Twilio SMS, Stripe payment processing, and OpenRouter AI services.

Section 2 — Account Registration and Eligibility

2.1 Eligibility Requirements

To use the Service, you must: (a) be at least 18 years of age or the age of majority in your jurisdiction, whichever is greater; (b) have the legal capacity to enter into binding contracts; © not be prohibited from using the Service under applicable law; and (d) not be a competitor of InboxBrief using the Service to gather competitive intelligence.

2.2 Account Creation

You must provide accurate, current, and complete information during registration. You are responsible for maintaining the accuracy of your account information and for updating it promptly when it changes. You may not use a false identity, impersonate another person or entity, or use a username that is offensive, vulgar, or infringes any third-party rights.

2.3 Account Security

You are solely responsible for maintaining the confidentiality of your account credentials and for all activities that occur under your account. You must immediately notify InboxBrief at support@inboxbrief.com if you suspect unauthorized access to your account. InboxBrief will not be liable for any loss or damage arising from your failure to maintain the security of your account credentials.

2.4 One Account Per User

Each individual may maintain only one personal InboxBrief account. Creating multiple accounts to circumvent usage limits, access free trials multiple times, or evade account restrictions is strictly prohibited and may result in immediate termination of all associated accounts.

Section 3 — Subscription Plans and Billing

3.1 Subscription Tiers

InboxBrief offers multiple subscription tiers with different features, usage limits, and pricing. Current subscription tiers, pricing, and features are described on the InboxBrief Pricing page at <https://inboxbrief.org/pricing>. InboxBrief reserves the right to modify subscription tiers, pricing, and features at any time with reasonable notice.

3.2 Free Trial

New users are eligible for a seven (7) day free trial of the Service. The free trial provides access to the highest available subscription tier for the trial period. Only one free trial

per person, per household, and per payment method is permitted. InboxBrief reserves the right to verify trial eligibility and to terminate trials that appear to circumvent this limitation.

3.3 Billing and Payment

Subscriptions are billed in advance on a monthly basis. By providing payment information, you authorize InboxBrief and its payment processor, Stripe, Inc., to charge your payment method for all applicable fees. All fees are non-refundable except as expressly provided in these Terms or required by applicable law. InboxBrief reserves the right to change pricing with at least 30 days' notice to existing subscribers.

3.4 Automatic Renewal

Subscriptions automatically renew at the end of each billing period unless cancelled before the renewal date. You may cancel your subscription at any time through your account settings or by contacting support@inboxbrief.com. Cancellation takes effect at the end of the current billing period; no partial refunds are provided for unused portions of a billing period.

3.5 Failed Payments

If a payment fails, InboxBrief will attempt to retry the charge according to Stripe's standard retry schedule. If payment cannot be collected after reasonable retry attempts, InboxBrief may suspend or terminate your access to the Service. You remain responsible for all amounts owed regardless of subscription status.

3.6 Taxes

All fees are exclusive of applicable taxes, levies, duties, or similar governmental assessments, including sales tax, value-added tax (VAT), goods and services tax (GST), and similar taxes. You are responsible for paying all such taxes associated with your use of the Service.

Section 4 — Acceptable Use Policy

4.1 Permitted Uses

You may use the Service solely for lawful purposes and in accordance with these Terms. The Service is designed for personal and business email management and SMS briefing delivery. You may use the Service to connect your personal or business email accounts, receive AI-generated briefings, manage your briefing preferences, and invite team members under an eligible subscription plan.

4.2 Prohibited Conduct

You agree not to engage in any of the following prohibited activities:

You shall not use the Service to process, store, or transmit any content that is unlawful, harmful, threatening, abusive, harassing, defamatory, vulgar, obscene, or otherwise objectionable. You shall not use the Service to violate any applicable law or regulation, including laws governing data privacy, electronic communications, anti-spam, and consumer protection. You shall not attempt to gain unauthorized access to the Service, its infrastructure, or any other user's account. You shall not use automated tools, bots, scrapers, or other means to access the Service in a manner that exceeds normal human usage patterns or that places unreasonable load on InboxBrief's infrastructure. You shall not reverse engineer, decompile, disassemble, or otherwise attempt to derive the source code of the Service. You shall not use the Service to send unsolicited communications, spam, or phishing messages. You shall not use the Service to process email accounts that you do not own or for which you do not have explicit authorization from the account owner.

4.3 Consequences of Violation

InboxBrief reserves the right to investigate any suspected violation of this Acceptable Use Policy and to take appropriate action, including suspending or terminating your account, reporting violations to law enforcement authorities, and pursuing civil remedies. InboxBrief is not obligated to provide notice before taking action in response to a violation.

Section 5 — Third-Party Service Integrations

5.1 Overview of Third-Party Services

The Service integrates with several third-party platforms and services to deliver its core functionality. Your use of the Service necessarily involves your data being processed by these third-party services. By using the Service, you acknowledge and consent to the data processing practices of these third-party services as described in this Section and in InboxBrief's Privacy Policy.

5.2 Google Gmail API Integration

InboxBrief integrates with Google's Gmail API to access your email inbox for Briefing generation. Your use of the Gmail integration is subject to Google's Terms of Service (<https://policies.google.com/terms>), Google's Privacy Policy (<https://policies.google.com/privacy>), and the Google API Services User Data Policy (<https://developers.google.com/terms/api-services-user-data-policy>).

InboxBrief's use of information received from Google APIs adheres to the Google API Services User Data Policy, including the Limited Use requirements. Specifically, InboxBrief uses Gmail data only to provide the email briefing service you have requested, does not use Gmail data for advertising purposes, does not allow humans to read your Gmail data except as necessary for security investigations or as required by law, and does not transfer Gmail data to third parties except as necessary to provide the Service or as required by law.

You may revoke InboxBrief's access to your Gmail account at any time through your Google Account settings at <https://myaccount.google.com/permissions> or through your InboxBrief account settings. InboxBrief's detailed Google User Data Privacy Policy is available at <https://inboxbrief.org/privacy> and as a downloadable PDF linked from that page.

5.3 Microsoft Outlook API Integration

InboxBrief integrates with Microsoft's Outlook API (Microsoft Graph API) to access your Outlook or Microsoft 365 email inbox for Briefing generation. Your use of the Outlook integration is subject to Microsoft's Terms of Service (<https://www.microsoft.com/en-us/servicesagreement>), Microsoft's Privacy Statement

(<https://privacy.microsoft.com/en-us/privacystatement>), and the Microsoft API Terms of Use (<https://learn.microsoft.com/en-us/legal/microsoft-apis/terms-of-use>).

InboxBrief requests only the minimum Microsoft Graph API permissions necessary to read your inbox: `Mail.Read` and `User.Read`. InboxBrief does not request permissions to send email, delete email, modify email, access your calendar, contacts, files, or any other Microsoft service beyond your email inbox. Microsoft OAuth tokens are stored in encrypted form using AES-256-GCM encryption and are never transmitted in plaintext.

You may revoke InboxBrief's access to your Microsoft account at any time through your Microsoft Account settings at <https://account.microsoft.com/privacy/app-access> or through your InboxBrief account settings.

5.4 Twilio SMS Delivery

InboxBrief uses Twilio, Inc. ("Twilio") to deliver SMS briefings to your registered phone number. Your use of SMS delivery through InboxBrief is subject to Twilio's Terms of Service (<https://www.twilio.com/en-us/legal/tos>), Twilio's Messaging Policy (<https://www.twilio.com/en-us/legal/messaging-policy>), and applicable carrier terms and conditions.

By providing your phone number and requesting SMS delivery, you consent to receive SMS messages from InboxBrief via Twilio. You represent that you are the owner of or have authorization to use the phone number you provide. You acknowledge that standard message and data rates may apply depending on your mobile carrier plan. InboxBrief complies with applicable SMS regulations, including the Telephone Consumer Protection Act (TCPA) and the CAN-SPAM Act, and maintains required A2P 10DLC registration for commercial SMS delivery in the United States.

You may opt out of SMS delivery at any time by replying STOP to any InboxBrief SMS message, by disconnecting SMS delivery in your account settings, or by contacting support@inboxbrief.com. Upon opt-out, InboxBrief will cease SMS delivery within one business day.

5.5 Stripe Payment Processing

InboxBrief uses Stripe, Inc. ("Stripe") to process all payment transactions. Your payment information is collected and processed directly by Stripe and is subject to Stripe's Privacy Policy (<https://stripe.com/privacy>) and Stripe's Services Agreement

(<https://stripe.com/legal/ssa>). InboxBrief does not store your full payment card numbers, CVV codes, or other sensitive payment credentials on its own servers.

By providing payment information through InboxBrief's checkout, you authorize Stripe to process your payment and agree to Stripe's terms. InboxBrief receives only a Stripe Customer ID and Stripe Subscription ID to track your subscription status; all payment details are stored and managed by Stripe. Stripe is certified as a PCI DSS Level 1 Service Provider, the highest level of payment security certification.

5.6 OpenRouter AI Processing

InboxBrief uses OpenRouter, Inc. ("OpenRouter") to route AI processing requests to large language model providers for email classification and Briefing generation. Email metadata (sender name, subject line, and email snippet of up to 300 characters) is transmitted to OpenRouter's API infrastructure for processing. Your use of AI processing through InboxBrief is subject to OpenRouter's Terms of Service (<https://openrouter.ai/terms>) and OpenRouter's Privacy Policy (<https://openrouter.ai/privacy>).

InboxBrief has configured its OpenRouter integration to use models that do not use submitted data for model training by default. Email metadata transmitted to OpenRouter is used solely to generate your Briefing and is not retained by OpenRouter after the API call completes. InboxBrief does not transmit full email body content, email attachments, or any data beyond the metadata necessary to generate a meaningful Briefing.

5.7 Third-Party Service Availability

InboxBrief's ability to deliver the Service depends in part on the availability and proper functioning of Third-Party Services. InboxBrief is not responsible for any interruption, degradation, or failure of Third-Party Services and shall not be liable for any resulting interruption to the Service. InboxBrief will make reasonable efforts to notify users of known Third-Party Service outages that affect the Service.

5.8 Changes to Third-Party Integrations

InboxBrief may add, modify, or remove Third-Party Service integrations at any time. If InboxBrief removes a Third-Party Service integration that you rely on, InboxBrief will

provide reasonable notice and, where feasible, an alternative means of accessing equivalent functionality.

Section 6 – Data Processing and Privacy

6.1 Privacy Policy

InboxBrief's collection, use, and disclosure of personal data is governed by InboxBrief's Privacy Policy, available at <https://inboxbrief.org/privacy>, which is incorporated into these Terms by reference. By using the Service, you consent to the data practices described in the Privacy Policy.

6.2 Data Processing Agreement

For users subject to the General Data Protection Regulation (GDPR) or other data protection laws that require a data processing agreement (DPA) between data controllers and data processors, InboxBrief will enter into a DPA upon request. Please contact support@inboxbrief.com to request a DPA.

6.3 Data Portability

You may request an export of your personal data at any time by contacting support@inboxbrief.com. InboxBrief will provide a machine-readable export of your data within 30 days of receiving your request.

6.4 Data Deletion

Upon termination of your account, InboxBrief will delete your personal data in accordance with its data retention policy as described in the Privacy Policy. Certain data may be retained for longer periods as required by applicable law or for legitimate business purposes such as fraud prevention and legal compliance.

Section 7 — Intellectual Property

7.1 InboxBrief's Intellectual Property

The Service, including all software, algorithms, user interfaces, designs, text, graphics, logos, and other content created by InboxBrief, is protected by copyright, trademark, patent, and other intellectual property laws. InboxBrief grants you a limited, non-exclusive, non-transferable, revocable license to access and use the Service solely for your personal or internal business purposes in accordance with these Terms. No other rights are granted.

7.2 Your Content

You retain all rights in the Content you submit to the Service. By submitting Content to the Service, you grant InboxBrief a limited, non-exclusive license to process, store, and use your Content solely to provide the Service to you. InboxBrief does not claim ownership of your email content, briefing history, or other personal data.

7.3 Feedback

If you provide InboxBrief with feedback, suggestions, or ideas regarding the Service (“Feedback”), you grant InboxBrief a perpetual, irrevocable, worldwide, royalty-free license to use, reproduce, modify, and incorporate such Feedback into the Service without any obligation to you.

7.4 Trademark Policy

“InboxBrief” and the InboxBrief logo are trademarks of InboxBrief. You may not use InboxBrief’s trademarks without prior written permission. Nothing in these Terms grants you any right to use InboxBrief’s trademarks, trade names, or logos.

Section 8 – Confidentiality

8.1 Mutual Confidentiality

Each party agrees to maintain the confidentiality of the other party's non-public information that is designated as confidential or that reasonably should be understood to be confidential given the nature of the information and the circumstances of disclosure ("Confidential Information"). Each party agrees to use the other party's Confidential Information only as necessary to perform its obligations under these Terms and to protect such information using at least the same degree of care it uses to protect its own confidential information, but in no event less than reasonable care.

8.2 Exceptions

Confidentiality obligations do not apply to information that: (a) is or becomes publicly available through no fault of the receiving party; (b) was rightfully known to the receiving party without restriction before disclosure; (c) is rightfully received from a third party without restriction; or (d) is required to be disclosed by law, court order, or governmental authority, provided that the receiving party gives the disclosing party prompt written notice of such requirement.

Section 9 – Disclaimers and Limitation of Liability

9.1 Disclaimer of Warranties

THE SERVICE IS PROVIDED "AS IS" AND "AS AVAILABLE" WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, AND ACCURACY. INBOXBRIEF DOES NOT WARRANT THAT THE SERVICE WILL BE UNINTERRUPTED, ERROR-FREE, SECURE, OR FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS. INBOXBRIEF DOES NOT WARRANT THAT THE AI-GENERATED BRIEFINGS WILL BE ACCURATE, COMPLETE, OR SUITABLE FOR ANY PARTICULAR PURPOSE.

9.2 Limitation of Liability

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, INBOXBRIEF AND ITS OFFICERS, DIRECTORS, EMPLOYEES, AGENTS, SUPPLIERS, AND LICENSORS SHALL NOT BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, PUNITIVE, OR EXEMPLARY DAMAGES, INCLUDING BUT NOT LIMITED TO DAMAGES FOR LOSS OF PROFITS, GOODWILL, DATA, OR OTHER INTANGIBLE LOSSES, ARISING OUT OF OR IN CONNECTION WITH YOUR USE OF OR INABILITY TO USE THE SERVICE, EVEN IF INBOXBRIEF HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

INBOXBRIEF'S TOTAL CUMULATIVE LIABILITY TO YOU FOR ALL CLAIMS ARISING OUT OF OR RELATING TO THESE TERMS OR THE SERVICE SHALL NOT EXCEED THE GREATER OF: (A) THE TOTAL AMOUNT PAID BY YOU TO INBOXBRIEF IN THE TWELVE (12) MONTHS PRECEDING THE CLAIM; OR (B) ONE HUNDRED DOLLARS (\$100.00).

9.3 Essential Basis

THE LIMITATIONS OF LIABILITY IN THIS SECTION REFLECT AN ALLOCATION OF RISK BETWEEN THE PARTIES AND ARE AN ESSENTIAL ELEMENT OF THE BASIS OF THE BARGAIN BETWEEN THE PARTIES. INBOXBRIEF WOULD NOT HAVE ENTERED INTO THESE TERMS WITHOUT THESE LIMITATIONS.

Section 10 — Indemnification

You agree to defend, indemnify, and hold harmless InboxBrief and its officers, directors, employees, agents, licensors, and service providers from and against any claims, liabilities, damages, judgments, awards, losses, costs, expenses, and fees (including reasonable attorneys' fees) arising out of or relating to: (a) your violation of these Terms; (b) your use of the Service; © your Content; (d) your violation of any third-party rights, including intellectual property rights, privacy rights, or publicity rights; (e) your violation of any applicable law or regulation; or (f) any misrepresentation made by you.

InboxBrief reserves the right to assume the exclusive defense and control of any matter subject to indemnification by you, in which case you agree to cooperate with InboxBrief's defense of such claims. You may not settle any claim subject to indemnification without InboxBrief's prior written consent.

Section 11 — Dispute Resolution and Arbitration

11.1 Informal Resolution

Before initiating any formal dispute resolution process, the parties agree to attempt to resolve any dispute informally by contacting InboxBrief at support@inboxbrief.com. InboxBrief will attempt to resolve the dispute within 30 days of receiving notice. If the dispute cannot be resolved informally within 30 days, either party may proceed to formal dispute resolution.

11.2 Binding Arbitration

EXCEPT FOR CLAIMS THAT QUALIFY FOR SMALL CLAIMS COURT, ALL DISPUTES ARISING OUT OF OR RELATING TO THESE TERMS OR THE SERVICE SHALL BE RESOLVED BY BINDING ARBITRATION ADMINISTERED BY THE AMERICAN ARBITRATION ASSOCIATION (“AAA”) UNDER ITS CONSUMER ARBITRATION RULES, RATHER THAN IN COURT. THE ARBITRATION SHALL BE CONDUCTED IN ENGLISH AND SHALL TAKE PLACE IN THE COUNTY OF YOUR RESIDENCE OR, IF AGREED BY THE PARTIES, BY TELEPHONE OR VIDEO CONFERENCE.

11.3 Class Action Waiver

YOU AND INBOXBRIEF AGREE THAT EACH MAY BRING CLAIMS AGAINST THE OTHER ONLY IN YOUR OR ITS INDIVIDUAL CAPACITY AND NOT AS A PLAINTIFF OR CLASS MEMBER IN ANY PURPORTED CLASS OR REPRESENTATIVE PROCEEDING. IF THIS WAIVER IS FOUND UNENFORCEABLE, THE ENTIRE ARBITRATION AGREEMENT SHALL BE NULL AND VOID.

11.4 Governing Law

These Terms shall be governed by and construed in accordance with the laws of the State of Texas, without regard to its conflict of law provisions. For any claims not subject to arbitration, you consent to the exclusive jurisdiction of the state and federal courts located in Texas.

11.5 Time Limitation

Any claim arising out of or relating to these Terms or the Service must be brought within one (1) year after the cause of action accrues. Claims not brought within this period are permanently barred.

Section 12 — DMCA and Copyright Policy

12.1 Copyright Infringement Claims

InboxBrief respects the intellectual property rights of others and expects users to do the same. If you believe that content accessible through the Service infringes your copyright, you may submit a notification pursuant to the Digital Millennium Copyright Act (“DMCA”) by providing InboxBrief’s designated agent with the following information: (a) a physical or electronic signature of the copyright owner or authorized agent; (b) identification of the copyrighted work claimed to have been infringed; (c) identification of the material claimed to be infringing and information reasonably sufficient to permit InboxBrief to locate the material; (d) your contact information; (e) a statement that you have a good faith belief that the use is not authorized; and (f) a statement, under penalty of perjury, that the information in the notification is accurate and that you are authorized to act on behalf of the copyright owner.

DMCA notices should be sent to: support@inboxbrief.com with the subject line “DMCA Notice.”

12.2 Counter-Notification

If you believe that material you submitted was removed or disabled as a result of a mistake or misidentification, you may submit a counter-notification to InboxBrief’s designated agent. InboxBrief will process counter-notifications in accordance with the DMCA.

12.3 Repeat Infringers

InboxBrief will terminate the accounts of users who are determined to be repeat infringers of intellectual property rights in appropriate circumstances.

Section 13 — Electronic Communications Act Compliance

13.1 CAN-SPAM Act Compliance

InboxBrief complies with the Controlling the Assault of Non-Solicited Pornography And Marketing Act of 2003 (CAN-SPAM Act) in all commercial email communications. All marketing emails from InboxBrief include a valid physical postal address, a clear and conspicuous identification that the message is an advertisement, and a functioning opt-out mechanism. InboxBrief will honor opt-out requests within 10 business days.

13.2 Telephone Consumer Protection Act (TCPA) Compliance

InboxBrief's SMS delivery service complies with the Telephone Consumer Protection Act (TCPA). By providing your phone number and consenting to SMS delivery, you provide express written consent to receive automated SMS messages from InboxBrief. You may revoke this consent at any time by replying STOP to any InboxBrief SMS or by contacting support@inboxbrief.com.

13.3 Electronic Signatures in Global and National Commerce Act (E-SIGN)

By clicking "I Agree" or otherwise electronically accepting these Terms, you consent to the use of electronic signatures and agree that your electronic acceptance has the same legal effect as a handwritten signature on a paper contract.

Section 14 — Accessibility

InboxBrief is committed to making the Service accessible to users with disabilities. InboxBrief strives to comply with the Web Content Accessibility Guidelines (WCAG) 2.1 Level AA. If you experience accessibility barriers when using the Service, please contact support@inboxbrief.com and we will make reasonable efforts to provide an accessible alternative.

Section 15 — Export Controls

You may not use, export, or re-export the Service or any component thereof in violation of any applicable export control laws and regulations, including the Export Administration Regulations (EAR) and the International Traffic in Arms Regulations (ITAR). You represent and warrant that you are not located in a country subject to a U.S. government embargo and are not listed on any U.S. government list of prohibited or restricted parties.

Section 16 — Force Majeure

InboxBrief shall not be liable for any failure or delay in performance resulting from causes beyond its reasonable control, including acts of God, natural disasters, war, terrorism, riots, embargoes, acts of civil or military authorities, fire, floods, accidents, pandemics, network infrastructure failures, or actions or inactions of third-party service providers including Google, Microsoft, Twilio, Stripe, and OpenRouter. In the event of a force majeure event, InboxBrief will make reasonable efforts to notify affected users and to resume normal service operations as quickly as practicable.

Section 17 — Termination

17.1 Termination by You

You may terminate your account at any time by deleting your account through the account settings interface or by contacting support@inboxbrief.com. Termination does not entitle you to a refund of any prepaid subscription fees.

17.2 Termination by InboxBrief

InboxBrief may suspend or terminate your account at any time, with or without notice, for any reason, including but not limited to: (a) violation of these Terms; (b) non-payment of fees; (c) conduct that InboxBrief reasonably believes is harmful to other users, InboxBrief, or third parties; (d) requests by law enforcement or government agencies; or (e) InboxBrief's decision to discontinue the Service.

17.3 Effect of Termination

Upon termination, your right to access and use the Service immediately ceases. InboxBrief will delete your account data in accordance with its data retention policy. Sections of these Terms that by their nature should survive termination shall survive, including Sections 7, 8, 9, 10, 11, and 17.

Section 18 — Modifications to the Service

InboxBrief reserves the right to modify, suspend, or discontinue the Service or any feature thereof at any time with or without notice. InboxBrief shall not be liable to you or any third party for any modification, suspension, or discontinuation of the Service. InboxBrief will make reasonable efforts to provide advance notice of significant changes to the Service.

Section 19 — Severability and Waiver

If any provision of these Terms is found to be unenforceable or invalid under applicable law, such provision shall be modified to the minimum extent necessary to make it enforceable, and the remaining provisions of these Terms shall remain in full force and effect. InboxBrief's failure to enforce any right or provision of these Terms shall not constitute a waiver of such right or provision.

Section 20 — Entire Agreement

These Terms, together with InboxBrief's Privacy Policy, Google User Data Privacy Policy, and any other policies incorporated by reference, constitute the entire agreement between you and InboxBrief with respect to the Service and supersede all prior and contemporaneous agreements, understandings, negotiations, and discussions, whether oral or written, between the parties regarding the Service.

Section 21 — Contact Information

For questions, concerns, or notices regarding these Terms, please contact:

InboxBrief Legal Email: support@inboxbrief.com Website: <https://inboxbrief.org>

For urgent legal matters, please use the subject line “LEGAL NOTICE” in your email communication.

These Terms of Service were last reviewed and updated on March 21, 2026. InboxBrief is committed to maintaining transparent and fair terms for all users of its Service.