

---

# Imblem.com — Terms of Service

**Effective Date:** 1/12/2026

**Last Updated:** 1/01/2026

## 1. Introduction — Welcome to Imblem

Welcome to Imblem.com (the “Site”) and the related services, and features offered by Imblem LLC. (“Imblem”, “we”, “us” or “our”). By accessing, registering, or using the Site or any services provided through the Site (collectively, the “Services”), you agree to be bound by these Terms of Service (“Terms”), including our Privacy Policy and all other policies referenced herein.

These Terms govern your relationship with Imblem and your use of the Services. If you do not agree with these Terms, you must **not** access or use the Services. Your continued use of the Services after changes are posted indicates your acceptance of the updated Terms.

---

## 2. Eligibility & Account Registration

- **Age Requirement:** You must be at least 18 years of age (or the age of majority in your jurisdiction) to use Imblem’s Services.
- **Authority:** If you use the Services on behalf of an entity (e.g., a company), you represent and warrant that you are authorized to bind that entity to these Terms.
- **Account Information:** You must provide accurate, complete, and up-to-date information during registration. You are responsible for maintaining the confidentiality of your account credentials and for all activity under your account.

---

## 3. Agreement to Other Policies

By using the Services, you also agree to:

- Imblem’s **Privacy Policy**, which explains how we collect and use information.
  - Any payment, rewards or rewards disclosures.
  - Any other guidelines, rules, or policies that we publish in connection with specific features of the Services.
-

## 4. Overview of Services

Imblem provides a **platform that connects supporters with music projects and other creative works** with the goal of enabling royalty-based reward opportunities. Supporters may review, evaluate, and engage in projects that meet Imblem's verification criteria. ([Imblem](#))

---

## 5. User Obligations & Restrictions

When you use the Services, you expressly agree that you will **not**:

1. Use the Services for any illegal, unauthorized, or harmful purpose.
  2. Provide false, misleading, or inaccurate information.
  3. Circumvent or bypass any technical protections or security measures.
  4. Resell, sublicense, or otherwise exploit the Services for commercial use outside the terms granted by Imblem.
  5. Attempt to interfere with, harm, or disrupt the Services or infrastructure (e.g., through hacking, viruses, bots, scraping, or automated means).
  6. Violate the legal rights of others, including privacy, publicity, or intellectual property rights.
  7. Copy, modify, distribute, or create derivative works from any part of the Services without Imblem's express written consent.
- 

## 6. Rewards, Risks, and Disclaimers

### 6.1 Rewards Opportunity

Imblem's platform is not a broker-dealer, investment adviser, or registered securities exchange. Listings on Imblem represent opportunities for you to **evaluate and decide on engaging**, including opportunities tied to royalties generated by music and creative projects. Decisions to engage are independently made by you and are subject to detailed disclosures and reward agreements.

### 6.2 No Financial or Legal Advice

Nothing on the Site or within the Services constitutes financial, legal, tax, or investment advice. We recommend that you consult qualified advisors before making any decisions.

### 6.3 Engagement Risks

Engaging in royalties and creative projects involves significant **risk**, including loss of principal, illiquidity, and unpredictable outcomes. Past performance is not indicative of future results.

---

## 7. Payments, Fees, and Billing

- You agree to pay all fees and charges incurred through your account based on Imblem's fee schedules.
  - Fees may include transaction fees, platform fees, or other costs associated with processing and managing participation.
  - Imblem may use third-party payment processors, and your use of those services may be subject to additional terms.
- 

## 8. Intellectual Property Rights

- The Imblem Services, including all content, trademarks, logos, and software, are owned or licensed by Imblem and protected by intellectual property laws.
  - You are granted a limited, non-exclusive, non-transferable, revocable license to use the Services for their intended purpose. You retain any rights you hold in your own content.
- 

## 9. Content Posted by Users

- You retain ownership of the content you submit (e.g., comments, pitches), but you grant Imblem a worldwide, non-exclusive, royalty-free license to use it to provide the Services.
  - Imblem may remove or refuse any content at its discretion.
- 

## 10. Modification & Termination of Services

- Imblem reserves the right to modify, suspend, or discontinue any aspect of the Services at any time without notice or liability to you.
  - We may also modify these Terms. Changes will be posted on the Site or otherwise communicated; continued use constitutes acceptance.
- 

## 11. Termination

- You may terminate your account at any time by following procedures available in your account settings or by contacting support.
  - Imblem may suspend or terminate your access if you violate these Terms or for any other reason, with or without notice.
  - Upon termination, your rights to use the Services immediately cease.
- 

## 12. Disclaimers & Limitations of Liability

- **No Warranty:** The Services are provided “AS IS” and “AS AVAILABLE,” without warranty of any kind, express or implied.
  - **Limitation of Liability:** To the extent permitted by law, Imblem’s liability is limited to the amount of fees you paid in the 12 months prior to a claim. Imblem is not liable for indirect, consequential, incidental, or punitive damages.
- 

## 13. Governing Law & Dispute Resolution

- These Terms are governed by the laws of the State of Arizona, United States (or the jurisdiction where Imblem is incorporated).
  - Any dispute arising out of these Terms shall be resolved through binding arbitration, except where prohibited by law.
- 

## 14. Miscellaneous

- **Severability:** If any provision is unenforceable, the remainder of these Terms remains in effect.
  - **Assignment:** You may not assign your rights without Imblem’s written consent.
  - **Entire Agreement:** These Terms constitute the entire agreement between you and Imblem regarding the Services.
- 

If you have questions about these Terms or the Services, please contact Imblem support at [support@imblem.com](mailto:support@imblem.com).

---