Terms and Conditions

Effective Date: May 27, 2025

1. Introduction

Welcome to Haplo, LLC. These Terms and Conditions ("Terms") govern your use of our applications, including but not limited to **Barrier**, **HaploAI**, **Haplo: Stock Market AI**, **MD2PDF**, **Chow Choice**, and any other applications we may offer (collectively, the "Apps"), as well as related services, websites, and content (collectively, the "Services"). By accessing or using our Services, you agree to be bound by these Terms. If you do not agree, please do not use our Services.

2. Our Services

The Services include but are not limited to:

- **Barrier: Screen Time for Focus** Helps users limit app usage through customized restrictions and ad-based deterrents to enhance productivity.
- **HaploAI** Enables users to download and run large language models (LLMs) locally on their devices for any personal or professional use they choose.
- **Haplo: Stock Market AI** Provides stock market analysis and valuation metrics using proprietary AI models.
- MD2PDF Converts Markdown to PDF format with ease.
- Chow Choice: Dinner Decider Assists users in choosing dining options via random restaurant suggestions based on preferences and location.

Our Services may incorporate third-party APIs and services, including but not limited to Yelp, Financial Modeling Prep, Google Analytics, AdMob, and others. You are responsible for compliance with all applicable local laws if you access our Services from outside the United States.

3. User Accounts and Registration

Certain Services may require an account. You agree to provide accurate and complete registration information, keep it updated, and maintain the confidentiality of your credentials. Accounts created with false information or for unlawful purposes may be terminated. You are solely responsible for activity under your account.

We reserve the right to remove, reclaim, or change a username if determined inappropriate, obscene, or objectionable. If you provide any information that is untrue, inaccurate, or incomplete, we may suspend or terminate your account.

4. Age Restrictions

Our Services are intended for users 13 years of age or older. Minors under 18 must have permission from a parent or guardian, who must review and accept these Terms on their behalf. We do not knowingly collect information from users under 13.

5. Intellectual Property

All content, features, and functionality of our Services—including text, graphics, logos, images, audio, video, software, and data compilations—are owned by Haplo, LLC or its licensors and protected by intellectual property laws. You may use our Services for personal, non-commercial purposes. Unauthorized use, reproduction, or distribution is prohibited.

If you wish to use our content beyond personal use, please contact us at **support@haploapp.com** for written permission. We reserve all rights not expressly granted.

6. Third-Party AI Models and Services

Our Apps integrate third-party AI models and services, subject to their own licenses and terms:

- **Gemma-2B-it Q4_K_M** Licensed under Gemma Terms of Use and <u>Google's</u> Prohibited Use Policy.
- **Phi-3-Mini 3.8B-Instruct Q4** Licensed under the MIT License.
- Mistral-7B-Instruct Q2 K Licensed under the Apache 2.0 License.
- Llama-3 8B-Instruct Q2 K Licensed under the Meta Llama 3 Community License.
- Owen2-1.5B Q4 K S Licensed under the Apache 2.0 License.

Our Services also integrate with third-party APIs and services, subject to their respective terms and policies:

- Yelp API Terms
- Financial Modeling Prep Terms
- Google Generative AI Terms
- AdMob Terms

7. Payments, Refunds, and Subscriptions

Some Services may offer in-app purchases, subscriptions, or paid features. By purchasing, you agree to provide accurate payment information and authorize us to charge your payment method. All payments are in U.S. dollars. **All sales are final, and no refunds will be issued.**

8. User Conduct and Prohibited Activities

You agree not to:

- Use the Services for illegal purposes or in violation of any laws.
- Violate intellectual property rights or the rights of others.
- Transmit harmful, offensive, or illegal content.
- Impersonate others or misrepresent your identity.
- Use automated means (e.g., bots, scraping) to access or modify the Services.
- Upload viruses, malware, or interfere with the Services' operation.
- Exploit the Services for commercial purposes not authorized by us.
- Systematically retrieve data to create a collection or database.
- Circumvent, disable, or interfere with security features.
- Engage in any activity that disrupts or burdens the Services.

9. Contribution License

You retain ownership of any content you contribute but grant Haplo, LLC a non-exclusive, royalty-free, worldwide license to use, modify, and display your contributions in connection with the Services. You waive any moral rights to contributions.

10. Mobile Application License

You are granted a limited, non-transferable, revocable license to use our Apps on your personal devices. You must not reverse-engineer, modify, distribute, or exploit the Apps. For Apps from Apple's App Store, you agree to comply with Apple's usage rules.

11. Privacy Policy

Your use of the Services is subject to our <u>Privacy Policy</u>, which explains how we collect, use, and protect your data. By using our Services, you consent to this policy, including data transfer to the U.S.

12. Third-Party Websites and Content

Our Services may contain links or integrations with third-party websites or content. These are not reviewed or endorsed by us, and we are not responsible for their content, accuracy, or availability. Use of third-party services is at your own risk.

13. Disclaimers

The Services are provided "as is" and "as available." We disclaim all warranties, including merchantability, fitness for a particular purpose, and non-infringement. We do not guarantee uninterrupted, error-free operation or accuracy of content.

14. Limitation of Liability

Haplo, LLC will not be liable for indirect, incidental, special, consequential, or punitive damages, including loss of profits or data, arising from your use of the Services. Our total liability is capped at \$100 USD or the amount paid by you in the preceding six months.

15. Indemnification

You agree to indemnify Haplo, LLC, its affiliates, officers, employees, and agents from claims, damages, and expenses arising from your use of the Services, violation of these Terms, or infringement of third-party rights.

16. Termination

We may suspend or terminate your access to the Services for any reason, including violation of these Terms. If terminated, you may not create a new account without our permission.

17. Dispute Resolution

Disputes will be resolved by binding arbitration under the American Arbitration Association Rules in Multnomah County, Oregon, except for intellectual property disputes or injunctive relief requests. No class actions are permitted. Claims must be filed within two (2) years of the cause of action.

18. Modifications and Interruptions

We reserve the right to modify or discontinue the Services at any time without notice. We are not liable for any interruptions or discontinuation of Services.

19. Corrections

We reserve the right to correct errors, inaccuracies, or omissions in the Services at any time without prior notice.

20. User Data

We may store and process data you transmit for Service performance but are not liable for data loss or corruption. You are responsible for maintaining backups of your data.

21. Electronic Communications and Signatures

By using the Services, you consent to electronic communications and signatures, which satisfy legal requirements for written agreements.

22. Miscellaneous

These Terms constitute the entire agreement between you and Haplo, LLC. If any provision is found unenforceable, the remainder will remain in effect. Oregon law governs these Terms. Electronic communications, including notices, are valid.

23. Contact Information

Haplo, LLC 1402 N Steiwer Ln. Newberg, OR 97132 Phone: (248) 486-4927

Email: support@haploapp.com