

# **CVoice TV's PROVISIONAL Terms of Use**

**LAST UPDATED: 10-07-25 [To Be Revised & Updated Upon Officially Launching Our Business for Service]**

Welcome to **CVoice TV** Please read on to learn the rules and restrictions that govern your use of our website(s), mobile app(s), products, services, applications, and or other online or offline communications (the "Services"). If you have any questions, comments, or concerns regarding these [provisional] terms or the Services, please contact us at:

Email: [communications@cvoicetv.com](mailto:communications@cvoicetv.com)

Phone: 213-271-5718

Address: 710, S Broadway Ave [Suite 420] Los Angeles, CA 90014

---

## **INTRODUCTION**

Please be advised that **CVoice TV's PROVISIONAL Terms of Use** is a legally binding contract and you are advised to read this agreement before [or at least while] accessing this website.

By visiting or accessing this website, you ("Visitor") accept the following terms governing your access to information provided by **CVoice TV**, a California corporation doing business as "**CVoice TV**" ("Company," "we," or "us").

All information in this website is confidential ("Confidential Information") and is provided solely for evaluating a potential business opportunity or relationship with the Company ("Purpose").

Any breach or threatened breach of these terms may cause irreparable harm, entitling the Company to seek injunctive or equitable relief.

This website is provided solely for discussion purposes and does not constitute an offer to sell or a solicitation to purchase any securities. It should not be construed as legal, tax, accounting, or investment advice. The materials may contain opinions, estimates, or forecasts that may not be realized. While we believe the information to be reliable, we make no representation or warranty as to its accuracy or completeness and have relied on publicly available information without independent verification.

The content is illustrative and intended only to provide a general understanding of **CVoice TV** and its future potential. There are significant risks in achieving projected objectives, including changes in laws, market conditions, and business execution. Opinions expressed are those of the Company, and no assurance is given that projections will occur. Past performance is not indicative of future results.

This website and its contents are provided by or on behalf of **CVoice TV** and its affiliates for informational purposes only. Visitors should conduct independent due diligence and seek professional advice. Nothing herein constitutes a solicitation, recommendation, endorsement, or offer by the Company.

This website may include forward-looking statements, identifiable by terms such as "may," "estimates," "anticipates," "intends," "will," "should," "could," "expects," "believes," or "predicts." These statements are based on management assumptions and subject to uncertainties beyond our control; actual results may differ in terms of material.

=====

This website is for your personal use and shall not be used for commercial endeavors, unless otherwise endorsed or approved by **CVoice TV** or one of its licensees (each a “Licensee” and together “Licensees”). CVoice TV and its Licensees have adopted this [interim] Terms of Use Agreement ("Agreement") to notify you of your rights and duties while visiting this website. Upon its creation & launch, the software application and “our website” may be referred to herein collectively as the “App”).

AGAIN, please be advised that **CVoice TV’s PROVISIONAL Terms of Use** is a legally binding contract and you are advised to read this agreement before using the app during its trial & launch phases/stages.

Through your use of the app, you manifest your consent to the terms and conditions contained within this agreement.

If you do not agree to the terms of this agreement, you must immediately cease your use of the app.

**CVoice TV RESERVES THE RIGHT TO MODIFY, AMEND, REPLACE, SUSPEND, OR TERMINATE THIS AGREEMENT AT ANY TIME AND WITHIN ITS SOLE DISCRETION.**

In the event CVoice TV modifies, amends, or replaces this agreement, the effective date, located at the top of this page, will change. Your use of our app or website after a change in the effective date constitutes your acceptance of any modification, amendment, or replacement.

**1. Warranties**

You warrant that you are of sound mind and competent to agree to the terms of this Agreement and your use of our App OR Website does not violate any law, regulation, ordinance, statute, or treaty that is applicable to individuals or other entities located in the jurisdiction in which you live or conduct business. You further warrant that you are not prohibited from entering into this Agreement by the terms of any pre-existing agreement. If you are accessing or using our App OR Website on behalf of a governmental organization, non-governmental organization, or business, you warrant that you are an authorized agent of said organization and that you have the authority to bind said organization to the terms of this Agreement.

**2. Privacy Policy**

CVoice TV hereby incorporates its interim Privacy Policy by reference as is fully restated elsewhere on this website.

**3. Ownership of Content and Intellectual Property**

CVoice TV is the owner of all rights in, and to, the App and its associated content, including, but not limited to, copyright rights, trademark rights, patent rights, rights of publicity and privacy, trade secret rights, and any other property or proprietary rights. The App is subject to copyright and other intellectual property rights under the laws of the United States, foreign states, as well as international treaties, and CVoice TV provides you with the right to use the App on a limited basis. You are expressly prohibited from using the App for any purpose not stated in this Agreement.

CVoice TV hereby provides you with a limited, non-exclusive, non-assignable, non-sublicensable, revocable license to use the App for its customary and intended purposes. Use of the App for a purpose outside of its customary and

intended purposes or in violation of the terms of this Agreement will result in the immediate termination of this license. This license is revocable at any time, and any rights not expressly granted herein are reserved to **CVoice TV**.

You are expressly prohibited from reproducing, preparing derivative works of, distributing, performing publicly, displaying publicly, scraping, framing, hacking, reverse engineering, crawling, or aggregating the App, whether in whole or in part, without the prior written consent of **CVoice TV**. This prohibition on crawling or aggregating does not apply to search engines that appropriately comply with **CVoice TV**'s robots.txt file.

#### 4. **Registered Accounts**

In order to obtain access to additional features or areas of the Website, or to purchase from **CVoice TV**, you may be required to register an account ("Account"). You may only use your Account, and you are expressly prohibited from providing additional parties with access to your Account. You agree that, in registering an Account, you will provide **CVoice TV** with accurate, complete, relevant, and current information. You are solely responsible for maintaining the security and confidentiality of your username and password and for any access to your Account, whether authorized or unauthorized. In the event your Account is accessed without your authorization, you agree to immediately provide notice to **CVoice TV**. By creating an Account, you agree that **CVoice TV** may contact you by any available means, including, but not limited to, by email.

**CVoice TV** reserves the right to accept, reject, modify, suspend, or delete any Account at any time within its sole and absolute discretion.

By agreeing to these Terms of Use, User agrees to allow **CVoice TV** to market new products and services to registered accounts.

#### 5. **Acceptable Use of App and Licenses**

Users warrant that any content uploaded or transmitted through **CVoice TV** is owned by the user or such user has the appropriate rights to use the content in such a manner. The copyright of all content uploaded by users is retained by the users. Users warrant that any use of the App or transmission of content via the App will neither: (1) violate any term or condition of this Agreement; (2) violate the rights of third parties, including rights of privacy or publicity or intellectual property rights; nor (3) violate any law, statute, regulation, ordinance, or treaty, whether local, state, provincial, national, or international. By uploading or transmitting information using the App, Users expressly waive their rights to publicity and privacy with respect to the content.

#### 6. **Copyright Policy**

You acknowledge and agree that the Website is an interactive computer service. **CVoice TV** will not be considered a speaker or publisher of any information provided by a third party using the App, regardless of whether Company chooses to remove, suspend, change, or amend such information.

The App is protected by copyright and such rights are owned by **CVoice TV**. Although **CVoice TV** does not plan to host user-generated content, in the event that any user of the App uploads or posts information to a public or semi-public area of the App should such functionality become available, **CVoice TV** will expeditiously respond to all duly issued notifications of copyright infringement that are sent to **CVoice TV**'s designated copyright agent.

All notices of copyright infringement must contain the following:

1. The physical or electronic signature of a person authorized to act on behalf of the copyright owner.

2. Specific identification of the copyrighted works alleged to have been infringed.
3. The location of the copyrighted works on the Website.
4. The contact information of the notifying person(s) or **CVoice TV**, such as address, telephone number, fax number, or email address;
5. A statement that the notifying person(s) or CVoice TV has a good faith belief that the use of the allegedly infringing content is not authorized by the copyright owner, its agent, or the law; and
6. A statement, under penalty of perjury, that the information in the notification is accurate and that the notifying person(s) or CVoice TV is authorized to act on behalf of the copyright owner.

Upon receipt of a notice of infringement, CVoice TV will undertake reasonable steps to contact the poster of the allegedly infringing content so that the poster may issue a counter-notification. All counter-notifications must contain the following:

7. Identification of the specific materials that have been removed from the Website.
8. The contact information of the notifying person(s) or **CVoice TV**, such as an address, telephone, fax number, or email address.
9. A statement, under penalty of perjury, that the notifying person(s) or CVoice TV has a good faith belief that the content was removed as a result of mistake or misidentification.
10. A statement that the notifying person(s) or CVoice TV has consent to the jurisdiction of the federal district court in which the notifying person(s) or CVoice TV address is located or, if outside of the United States, that the notifying person(s) or CVoice TV has consent to the jurisdiction of the federal courts where your service provider is located;
11. A statement that the notifying person(s) or CVoice TV will accept service of process from the notified party; and
12. The notifying person's(s) or CVoice TV physical or electronic signature.

All notices of infringement and counter-notifications may be sent to: [communications@cvoicetv.com](mailto:communications@cvoicetv.com)

## **7. Indemnification**

Users agree to hold harmless, defend, and indemnify CVoice TV from and against any and all claims, demands, judgments, liabilities, costs, and fees, including attorneys' fees, arising out of or related to: (1) the creation or use of an Account; (2) the uploading or transmitting of User-generated content; (3) the violation of any term or condition of this Agreement; (4) the violation of the rights of third parties, including rights of privacy or publicity or intellectual property rights; and (5) the violation of any law, statute, regulation, ordinance, or treaty, whether local, state, provincial, national, or international. Users' obligation to defend CVoice TV will not provide Users with the ability or right to control **CVoice TV's** defense, and CVoice TV reserves the right to control its defense, including, but not limited to, the choice to litigate or settle and the choice of counsel in its sole discretion.

## **8. Control of Operations**

CVoice TV reserves the right to accept, reject, modify, suspend, or delete any User or User-generated content at any time and within its sole and absolute discretion. CVoice TV reserves the right to modify or discontinue the App or any of its associated services at any time, without notice, and in its sole and absolute discretion.

#### 9. **CVoice TV as Service Provider**

You understand and agree that CVoice TV provides an App service and takes no responsibility and cannot be held liable or responsible for any communication or conduct entered into by or between users of the App, whether through Accounts or otherwise. CVoice TV makes no representations or warranties as to the truth or falsity of the description of any user's communication or representations, the legality, quality, or safety of the services offered through the Website or by a user, or the qualifications associated with any Account, product, or service, including, but not limited to, warranties of title or non-infringement.

Although CVoice TV undertakes commercially reasonable efforts to verify the id of its Account owners, and users, you understand and agree that CVoice TV cannot be held liable or responsible for any claims, demands, liabilities, damages, awards, judgment, costs, or attorney's fees arising out of or related to any user's, Account owner's, or third party's failure to: (1) truthfully or accurately disclose their id, or their qualities or qualifications of any product, or services, offered by them; (2) comply with any applicable law, statute, regulation, ordinance, or treaty, whether local, state, national, or international.

You acknowledge and agree that CVoice TV is an interactive computer service provider. Though CVoice TV may edit, remove, or control the content displayed through the Website, you agree that CVoice TV will not be considered an information content provider and will not be held liable for the republication or tortious content created by third parties, whether through the App or otherwise.

#### 10. **Acceptable Uses**

You agree that you will not use the App to violate any law, statute, ordinance, regulation, or treaty, to violate the rights of third parties, or for a use outside of the customary and intended purposes of the App.

Specifically, you are prohibited from:

1. Transmitting unsolicited commercial email messages through the App or to users of the App.
2. Imposing a disproportionate load on the App or its server infrastructure or otherwise attempting to interfere with the operation of the App.
3. Circumventing **CVoice TV's** technological or security protection mechanisms.
4. Using a robot, spider, scraper, or other automated technology to access the App.
5. Attempting to gain access to the private data or personal information of a user of the App or a third party.
6. Posting or transmitting content intended to collect personal or personally identifiable information from users of the App or third parties.
7. Harassing a user of the App.
8. Harassing a third party through your use of the App.
9. Posting or transmitting content that threatens or encourages bodily harm or the destruction of property.

10. Posting or transmitting content that infringes upon the intellectual property rights of other users of the App or third parties.
11. Posting or transmitting content that constitutes fraud, an unwanted commercial solicitation, a phishing scam, a pyramid scheme, or a chain letter.

## 11. Payment

CVoice TV is a sales platform marketing laundry services. Users put in an order, which is paid by credit card or other related financial instrument transmitted to CVoice TV or one of its Licensees, which then either picks up the laundry from the User or collects laundry deposited by the User at a set physical address. Receipts will be generated by the site and sent to Users of the App.

All payments for services, products, information, or otherwise, offered through the App are non-refundable. You hereby authorize **CVoice T's** payment processing agent to charge your credit card (or other approved payment facility) in accordance with our billing policy, which shall be displayed on the App. You further agree to pay all fees and charges on time, and **CVoice TV may terminate or disable your access to the App or your Account if you fail to pay any amount owing to CVoice TV when due.** You agree that you will pay all costs of collection, including legal fees, incurred by CVoice TV. In accordance with **CVoice TV's** billing policy, CVoice TV may require a membership period of a certain length with payments automatically deducted from Users' accounts or as otherwise agreed to by Users.

You agree to pay all applicable taxes or charges imposed by any governmental CVoice TV anywhere in the world in connection with your use of the App. All costs and fees are quoted and payable in United States Dollars, and You acknowledge and agree that CVoice TV is not responsible for any foreign transaction fees or other fees charged to you by your financial institution or our payment processor. You agree that you will not initiate any chargebacks to CVoice TV unless otherwise authorized by CVoice TV in writing. You understand and agree that you will be responsible and required to pay for any costs associated with any chargebacks that you have initiated against **CVoice TV**.

In the event you dispute the amount or validity of any payments made under this Agreement, you must notify CVoice TV within ten (10) days of any such dispute. You understand that your failure to notify CVoice TV of any dispute within ten (10) days will constitute your express waiver of any claims related to the disputed payment.

## 12. Third Party Links

You acknowledge and agree that the App may contain links to third-party websites that are not owned or controlled by **CVoice TV**. CVoice TV will not be held liable or responsible for the content of third-party websites, and you are advised to review the terms of use agreements and privacy policies of those websites.

## 13. Term and Termination

This Agreement will remain in full force and effect until terminated under the terms of this Agreement. You may terminate your subscription by notifying CVoice TV at [communications@cvoicetv.com](mailto:communications@cvoicetv.com) in a signed writing stating your intent to terminate. CVoice TV may terminate this Agreement without liability at any time, without notice, and for any reason, including but not limited to a violation of a term or condition of this Agreement.

## 14. Disclaimer of Warranties

CVOICE TV PROVIDES THE APP ON AN "AS-IS" BASIS AND WITHOUT WARRANTY OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, QUALITY, TITLE, ACCURACY, OR NON-INFRINGEMENT. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES. IF YOU ARE LOCATED IN SUCH A JURISDICTION, YOU ARE ADVISED TO CONSULT WITH AN ATTORNEY TO UNDERSTAND YOUR RIGHTS UNDER THE LAW. ANY WARRANTY PROVIDED IN CONNECTION WITH THE USE OF THE DEVICE MARKETED HEREUNDER AS THE CVOICE TV SHALL NOT IMPUTE ANY OR AFFECT THIS DISCLAIMER.

#### **15. Limitation of Liability**

CVOICE TV WILL NOT BE HELD LIABLE TO YOU OR ANY OTHER PERSON FOR ANY CLAIMS, DAMAGES, JUDGMENTS, LIABILITIES, COSTS, CHARGES, OR FEES, INCLUDING ATTORNEYS' FEES, WHETHER IN TORT, CONTRACT, PERSONAL INJURY, OR STRICT LIABILITY, INCLUDING, BUT NOT LIMITED TO, INDIRECT DAMAGES, CONSEQUENTIAL DAMAGES, EXEMPLARY DAMAGES, INCIDENTAL DAMAGES, STATUTORY DAMAGES, SPECIAL DAMAGES, OR PUNITIVE DAMAGES, EVEN IF CVOICE TV HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

CVOICE TV WILL NOT BE HELD LIABLE OR RESPONSIBLE FOR ANY CONTENT POSTED ON THE WEBSITE, INCLUDING, BUT NOT LIMITED TO, THE CONTENT OF PROJECTS, PRODUCTS, OR REWARDS. CVOICE TV IS A SERVICE PROVIDER AND DOES NOT ASSUME RESPONSIBILITY FOR ANY ERROR, OMISSION, INTERRUPTION, DELETION, DEFECT, DESTRUCTION OF IDENTIFICATION, UNAUTHORIZED ACCESS TO AN ACCOUNT, OR ALTERATION THEREOF. CVOICE TV RESERVES THE RIGHT TO DISCONTINUE THE WEBSITE AT ANY TIME AND WITHOUT LIABILITY.

#### **16. Indemnification**

You agree to hold harmless, indemnify, and defend **CVoice TV**, its officers, employees, agents, successors, and assigns, from and against any and all claims, demands, losses, damages, rights, and actions of any kind, including, but not limited to, property damage, infringement, personal injury, and death, that either directly or indirectly arise out of or are related to your use of the App, your registration or use of an Account, your uploading or transmitting of User-Generated Content, your violation of any term or condition of this Agreement, your violation of any applicable law, statute, ordinance, regulation, or treaty, whether local, state, national, or international, or your violation of the rights of a third party.

Your obligation to defend **CVoice TV** under the terms of this Agreement will not provide you with the right to control **CVoice TV's** defense, and **CVoice TV** reserves the right to control its defense and choose its counsel regardless of your contractual requirement to defend **CVoice TV**.

#### **17. Assignment**

You acknowledge and agree that you are prohibited from assigning your rights and obligations under this Agreement. **CVoice TV** may assign its rights and obligations under this Agreement at any time, including but not limited to in a sale of the App.

#### **18. Choice of Laws**

This Agreement shall be governed in all respects by the laws of the State of California. You agree that any claim or dispute you may have against CVoice TV must be resolved by a court located in Los Angeles County, California. You agree to submit to the personal jurisdiction of the courts located within Los Angeles County, California for the purpose of litigating all such claims or disputes.

**19. Severability**

If any provision of this Agreement is found to be invalid or unenforceable for any reason whatsoever, the remaining provisions will remain valid and unimpaired and will continue in full force and effect.

**20. Integration**

This Agreement, and its incorporated Privacy and Copyright policies, constitutes the entire agreement between the parties with respect to the use of the App and its associated services. There are no further understandings, agreements, or representations with respect to the subject matter of this Agreement. You acknowledge and agree that any additional provisions that may appear in any communication from you will not bind **CVoice TV**.

**21. Waiver**

You understand and agree that no term or provision of this Agreement will be deemed to have been waived and no breach will be deemed to have been consented to unless said waiver or consent is in writing and signed by the party to be charged.

**22. Limitation on Actions**

CVOICE TV AND YOU BOTH AGREE THAT ANY CAUSE OF ACTION ARISING OUT OF OR RELATED TO THE APP MUST COMMENCE WITHIN ONE YEAR AFTER THE CAUSE OF ACTION ACCRUES. FAILURE TO ASSERT SAID CAUSE OF ACTION WITHIN ONE YEAR WILL PERMANENTLY BAR ANY AND ALL RELIEF.

**23. Reservation of Rights**

All rights not expressly granted herein are reserved to **CVoice TV**.

**By accessing this website, you hereby confirm that you have read, understood, and accepted these Terms of Access.**

---

---

**REMINDER:**

The website, investor materials, data room and videos of **CVoice TV** are for informational purposes only and do not constitute an offer to sell or a solicitation of an offer to buy securities in the Company or any related entity.

Any offer or solicitation will be made exclusively through the appropriate 506(c) offering materials, which may include detailed information about the investment, risks, fees, and expenses.

Investments are open only to accredited investors as defined by the Securities and Exchange Commission (SEC).

This material does not constitute legal, tax, or financial advice.

Prospective investors should consult their advisors before making any investment decisions.

Sincerely,

Management,  
C**Voice TV**