

# Terms of Use (EULA)

HitMaker AI · Operated by Najdan Milojković

App Bundle ID: hitmakeralsongcreator.app

Last updated: June 7, 2026

These Terms of Use ("Terms") form a legal agreement between you and Najdan Milojković ("we", "us"), the operator of HitMaker AI (the "App"). By downloading or using the App you agree to these Terms. If you do not agree, do not use the App.

## 1. What the App is

HitMaker AI is an AI music studio that turns your ideas into complete songs, including AI-generated lyrics, vocals, instrumental music, and cover art.

## 2. Who can use it

You must be at least 18 years old and able to form a binding contract. You are responsible for the content you create and for keeping your account secure. The App can be used with an automatically created guest account or with a signed-in account.

## 3. Records and how generation works

The App uses an in-app currency called "Records". Each song generation consumes one Record. New users receive a number of free Records. You may obtain more Records by purchasing Record packs, by watching rewarded video ads where available, by a daily free Record when your balance is zero, or through a Premium subscription. Records have no monetary value, are non-transferable, and are non-refundable except where required by law.

## 4. Subscriptions

Premium is an auto-renewable subscription that unlocks features such as unlimited song generation, premium genres, voices and languages, longer songs, higher-quality audio, and an ad-free experience. "Unlimited" generation is subject to reasonable fair-use limits to prevent abuse; we may apply or adjust such limits to protect the service.

### SUBSCRIPTION TERMS

HitMaker AI Premium is an auto-renewable subscription with two plans: Weekly and Monthly. Prices vary by country and are displayed in the App before you confirm.

- Payment is charged to your Apple ID account at confirmation of purchase.
- The subscription automatically renews unless auto-renew is turned off at least 24 hours before the end of the current period.
- Your account is charged for renewal within 24 hours prior to the end of the current period.
- Subscriptions can be managed and auto-renewal turned off in your Apple ID account settings after purchase.
- Any unused portion of a free trial, if offered, is forfeited when you purchase a subscription.

Privacy Policy: [https://hitmaker-legal.pages.dev/Privacy\\_Policy.pdf](https://hitmaker-legal.pages.dev/Privacy_Policy.pdf)

Terms of Use (EULA): [https://hitmaker-legal.pages.dev/Terms\\_of\\_Use.pdf](https://hitmaker-legal.pages.dev/Terms_of_Use.pdf)

## **5. Acceptable use**

You agree not to: use the App to create content that is illegal, hateful, harassing, infringing, or that impersonates or imitates a real, identifiable artist or person; attempt to reverse-engineer, disrupt, or overload the service; or use automated means to abuse free features. We may suspend or terminate accounts that violate these Terms.

## **6. AI-generated content**

Songs, lyrics, voices, and cover art are generated by artificial intelligence. The voices and personas in the App are fictional and are not intended to replicate any real performer. AI output may be inaccurate, may resemble existing works, and is provided "as is". You are responsible for reviewing generated content and for how you use, publish, or distribute it.

## **7. Ownership and your content**

We and our licensors own the App, its design, and software. Subject to these Terms and the policies of the AI providers, you may use the songs you generate, including for personal and commercial purposes, and you are responsible for ensuring such use is lawful. You retain responsibility for the prompts and inputs you provide.

## **8. Service availability**

The App is provided "as is" and "as available" without warranties of any kind. We do not guarantee uninterrupted or error-free operation, specific generation times, or that results will meet your expectations.

## **9. Limitation of liability**

To the maximum extent permitted by law, we are not liable for indirect, incidental, special, or consequential damages, or for loss of data or content, arising from your use of the App. Our total liability is limited to the amount you paid for the App in the 12 months before the claim.

## **10. Termination**

You may stop using the App at any time and delete your account. We may suspend or terminate access if you breach these Terms or to protect the service.

## **11. Governing law**

These Terms are governed by the laws of the Republic of Serbia, without regard to conflict-of-law rules. This agreement is between you and Najdan Milojković only, and not with Apple. Apple is not responsible for the App or its content.

## **12. Changes**

We may update these Terms from time to time. Continued use of the App after changes take effect constitutes acceptance of the revised Terms.

## **13. Contact**

Operator: Najdan Milojković  
Email: magic.apps07@gmail.com