

NEXVOID, INC.

Terms of Service

With Effect From: April 22, 2026 | Last Updated: May 17, 2026
NexVoid, Inc., 131 Continental Dr, Suite 305, Newark, DE 19713

These Terms of Service ("Terms") govern your access to and use of the mobile applications, websites, and related platform infrastructure (collectively, the "Service") operated by NexVoid, Inc. ("Company", "we", "our", or "us"). By accessing or using the Service, you agree to be bound by these Terms. If you do not agree, do not use the Service.

ARTICLE 1 — ELIGIBILITY

You must be at least 18 years of age to use the Service. By using the Service, you represent and warrant that you meet this requirement and have the full legal capacity to enter into a binding agreement.

ARTICLE 2 — ACCOUNT REGISTRATION

To access certain features of our platform infrastructure, you must register for an account. You agree to:

- Provide accurate, current, and complete information during registration.
- Maintain and promptly update your account information.
- Keep your credentials secure and not share them with any third party.
- Notify us immediately of any unauthorized use of your account.

You are entirely responsible for all activity that occurs under your account. We reserve the right to suspend or terminate accounts that violate these Terms.

ARTICLE 3 — DESCRIPTION OF PLATFORM INFRASTRUCTURE

NexVoid, Inc. provides a high-performance technological infrastructure designed to facilitate secure data processing, transaction automation, and ecosystem coordination across digital platforms.

3.1 Transaction and Incentive Automation

The Service includes proprietary technology modules that support transaction clearing, digital incentive allocation, and reward tracking for participating network partners and users. These automated credits are program-specific, possess no independent cash value, and are non-transferable except as expressly permitted by the specific service module.

3.2 Operational Marketplace Technology

Our technology functions strictly as an intermediary infrastructure and marketplace matching engine that connects platform users with independent, third-party service providers ("Independent Providers"). NexVoid, Inc. is a technology provider only. We do not employ Independent Providers, nor are they agents or employees of the Company. Independent Providers operate their own independent businesses, utilize their own resources, and set their own schedules.

3.3 Data Aggregation and Content Systems

The Service processes, aggregates, and structures public data feeds, catalog information, and third-party content to optimize system functionality. We do not guarantee the absolute accuracy, completeness, or real-time precision of any aggregated third-party data. All data is provided for informational and logistical routing purposes only.

3.4 Managed Transaction Support

For specific workflow modules, the infrastructure may facilitate secure transaction authorization and proxy processing on behalf of users. Users authorize the system to process estimated transaction amounts and dynamic platform fees, which are finalized upon verification of the actual transaction lifecycle.

ARTICLE 4 — INDEPENDENT SERVICE PROVIDERS

NexVoid, Inc. does not employ, manage, or direct Independent Providers. The following legal frameworks apply to all provider infrastructure engagements:

- Independent Providers retain full discretion to accept, decline, or ignore service routing requests.
- Independent Providers supply their own equipment, vehicles, tools, and operational overhead.
- NexVoid, Inc. exercises no control over the exact manner, means, or methods by which services are executed.
- Independent Providers are solely responsible for their own tax obligations, licensing, insurance, and regulatory compliance.

Platform utilization fees are assessed based on active account agreements and the fee schedules accessible within the designated provider interface.

ARTICLE 5 — PAYMENTS, FEES, AND PROCESSING

5.1 Platform Fees

Access to and utilization of specific infrastructure modules may be subject to dynamically calculated fees, including transaction fees, routing optimization fees, and platform service fees. All charges are securely processed by authorized third-party payment processors (such as Stripe) and are displayed prior to transaction finalization.

5.2 Cancellations and Adjustments

Transaction cancellation parameters and refund restrictions are governed by specific operational modules and real-time execution states. Once an Independent Provider or merchant partner has initiated fulfillment, transactions become non-cancellable. NexVoid, Inc. does not mediate product-level or service-level disputes between platform users and third parties.

ARTICLE 6 — USER-SUBMITTED DATA AND TECHNOLOGY PROCESSING

Users may upload or input data, imagery, or directory information into the platform. By submitting data, you grant NexVoid, Inc. a non-exclusive, royalty-free, worldwide, perpetual license to use, analyze, modify, and display such data to enhance system performance, train proprietary algorithms, and optimize database accuracy.

ARTICLE 7 — USER CONDUCT

You agree not to engage in unauthorized automated data scraping, reverse-engineering, decompilation, platform manipulation, or any activity that compromises network security or interferes with the infrastructure's proper functioning.

ARTICLE 8 — INTELLECTUAL PROPERTY

All platform architecture, codebase, visual interfaces, graphics, logic design, and aggregated databases are the exclusive intellectual property of NexVoid, Inc. and are protected by international copyright and intellectual property laws.

ARTICLE 9 — PRIVACY AND IDENTITY VERIFICATION

Your data usage is governed by our Privacy Policy (available at <https://legal.nex-void.com/privacy.pdf>). Certain high-security modules, including provider onboarding, require identity verification and secure biometric cross-referencing executed by our verification partners in compliance with applicable compliance frameworks.

ARTICLE 10 — DISCLAIMERS AND LIMITATION OF LIABILITY

THE SERVICE IS PROVIDED "AS IS" WITHOUT WARRANTIES OF ANY KIND. NEXVOID, INC. IS NOT LIABLE FOR THE QUALITY, LEGALITY, OR SAFETY OF ANY THIRD-PARTY GOODS, SERVICES, OR REAL-WORLD TRANSACTIONS MATCHED THROUGH THE PLATFORM. TO THE MAXIMUM EXTENT PERMITTED BY LAW, THE COMPANY'S TOTAL LIABILITY SHALL NOT EXCEED USD \$100.

ARTICLE 11 — GOVERNING LAW AND DISPUTE RESOLUTION

These Terms shall be governed by the laws of the State of Delaware, USA, without regard to conflict of law principles. Any dispute shall be resolved via binding arbitration under the rules of the American Arbitration Association. YOU WAIVE YOUR RIGHT TO PARTICIPATE IN A CLASS ACTION LAWSUIT.

ARTICLE 12 — SMS MESSAGING TERMS

Program Name: NEX+

Description: NEX+ sends SMS messages for account verification (OTP), account status notifications, and security alerts.

Message Frequency: Message frequency varies based on account activity.

Rates: Message and data rates may apply depending on your mobile carrier.

To opt out: Reply STOP to any message to unsubscribe.

For help: Reply HELP or contact support@nex-void.com

These SMS communications are sent as part of your NEX+ account registration and platform usage. You are not required to consent to receive marketing SMS as a condition of using the Service.

ARTICLE 13 — CONTACT INFORMATION

NexVoid, Inc., 131 Continental Dr, Suite 305, Newark, DE 19713, USA

Email: support@nex-void.com

Website: <https://www.nex-void.com>