



DotRyT llc Terms and Conditions

Effective Date: February 28, 2025

Last Updated: February 28, 2025

These Terms and Conditions (“Terms”) govern your access to and use of the DotRyT cloud-based software-as-a-service (SaaS) platform and related services (“DotRyT,” “Platform,” “we,” “us,” or “our”). By creating an account, accessing, or using DotRyT, you (“User,” “you,” or “your”) agree to be bound by these Terms. If you do not agree, you may not use the Platform.

1. Ownership of Data and Intellectual Property

- All data, information, content, and materials submitted to, processed by, or generated through DotRyT, including without limitation all analyses, outputs, reports, insights, compliance findings, bid drafts, proposals, and recommendations (“Outputs”), are and shall remain the sole and exclusive property of DotRyT.
 - Users are granted a limited, non-exclusive, non-transferable, revocable license to access and use such Outputs solely within the scope of their subscription.
 - DotRyT retains all rights, title, and interest in and to the Platform, including its underlying software, AI models, algorithms, databases, user interfaces, trade secrets, and intellectual property.
-

2. No Guarantees or Warranties

- DotRyT **makes no guarantees, promises, or assurances** that use of the Platform will result in the award of any government or private contracts.
- The Platform provides **analysis, guidance, and AI-generated suggestions only**. All decisions regarding proposals, bids, vendors, pricing, compliance, or submissions to third parties (including government agencies) are the **sole responsibility of the User**.



- DotRyT does not warrant that its analyses, recommendations, or Outputs are complete, accurate, error-free, or compliant with any applicable laws, regulations, or contract requirements.
 - Users acknowledge and agree that **any reliance on Outputs is at their own risk.**
-

3. User Responsibilities

- Users are solely responsible for ensuring that all information they submit to government agencies, subcontractors, vendors, or other third parties complies with applicable requirements, laws, and regulations.
 - Users represent and warrant that they have the requisite knowledge, experience, and expertise to evaluate and apply Outputs and assume full responsibility for their use.
 - Users shall not rely exclusively on the Platform for compliance, pricing, or proposal decisions.
-

4. Disclaimers of Liability

- DotRyT, its affiliates, officers, directors, employees, contractors, and investors **shall not be liable** for any damages, losses, liabilities, costs, penalties, fines, or claims arising from or related to your use of the Platform or Outputs.
- Users agree to **indemnify, defend, and hold harmless** DotRyT, its affiliates, officers, directors, employees, contractors, and investors from and against all claims, liabilities, damages, losses, and expenses (including attorneys' fees) resulting from:
 1. User's use of the Platform or Outputs;
 2. User's reliance on AI-generated results;
 3. User's proposals, bids, or submissions to government or third parties; and
 4. User's violation of these Terms, laws, or regulations.



5. AI Outputs

- DotRyT uses artificial intelligence (“AI”) and large language models (“LLMs”) to generate suggestions and analysis.
- Users acknowledge that AI Outputs may be incomplete, inaccurate, or misleading.
- By using the Platform, Users **accept full responsibility** for any reliance on or use of AI Outputs.
- DotRyT disclaims all liability relating to AI Outputs, including their accuracy, completeness, timeliness, or fitness for a particular purpose.

6. Tokens and Subscription Plans

- **Base subscription tokens** (monthly or annual) are for use only during the applicable subscription term. They **do not roll over, expire at the end of the period**, and have **no cash or refund value**.
- **Purchased tokens** (beyond the base allocation) roll over monthly until used.
- DotRyT does **not offer refunds** for subscriptions, unused tokens, or purchased tokens.
- Token usage is measured solely by DotRyT’s systems, and Users agree to such determinations.

7. Pricing, Licensing, and Changes

- DotRyT reserves the right to **modify, adjust, or change pricing, subscription plans, licensing terms, token allocations, features, or service offerings at any time** without notice.
 - Continued use of the Platform after such changes constitutes acceptance.
-



8. Service Availability and Performance

- DotRyT does not guarantee uninterrupted access, uptime, availability, or response times.
 - The Platform may be suspended, modified, or discontinued at any time for maintenance, updates, improvements, or business reasons.
 - Users assume all risk from any downtime, latency, or service disruption.
-

9. Updates to Terms

- DotRyT may amend, update, or modify these Terms at any time in its sole discretion.
 - Continued use of the Platform after such updates constitutes acceptance of the modified Terms.
-

10. Governing Law & Venue

- These Terms shall be governed by and construed in accordance with the laws of the **State of Florida**, without regard to conflict-of-law principles.
 - Any disputes shall be brought exclusively in the state or federal courts located in **Florida**. Users consent to such jurisdiction and waive any objections.
-

11. Entire Agreement

These Terms constitute the entire agreement between DotRyT and Users regarding the Platform and supersede all prior or contemporaneous understandings.