



Terms of Use for C8K: Minimalist Recipe Keeper App

Last Updated: May 28th, 2026

Welcome to C8K: Minimalist Recipe Keeper App ("we," "us," or "our"). These Terms of Use govern your access to and use of our mobile application (the "App"). Please read these Terms carefully. By downloading, installing, or using the App, you agree to be bound by these Terms. If you do not agree with any part of these Terms, please do not access or use the App.

We reserve the right to make changes to these Terms at any time and for any reason. We will alert you about any changes by updating the "Last Updated" date of these Terms. Your continued use of the App following the posting of any changes constitutes your acceptance of those changes. You are encouraged to review these Terms periodically to stay informed of updates.

Eligibility

The App is available to users of all ages. By using the App, you confirm that you have the legal capacity to agree to these Terms, or that a parent or guardian has done so on your behalf.

User Accounts

You may register for an account to access certain features of the App. You are responsible for maintaining the confidentiality of your account credentials and for all activities that occur under your account. You agree to notify us immediately of any unauthorized use of your account. We reserve the right to terminate accounts, remove content, or cancel subscriptions at our discretion if we determine that these Terms have been violated.

You may delete your account at any time directly from the Profile menu inside the App. Upon deletion, your account and all associated data will be permanently removed.

In-App Purchases and Subscriptions

C8K offers optional auto-renewable subscriptions and a one-time lifetime purchase (collectively, "Purchases") through Apple In-App Purchases. The following terms apply to all Purchases:

- Payment will be charged to your Apple ID account at confirmation of purchase.
- Subscriptions automatically renew at the end of each billing period unless auto-renewal is turned off at least 24 hours before the end of the current period.
- Your account will be charged for renewal within 24 hours prior to the end of the current period at the rate of your selected plan.

- You can manage or cancel your subscription at any time through your Apple ID account settings.
- No refunds will be provided for any unused portion of a subscription period, except where required by applicable law.
- Free trials, if offered, will automatically convert to a paid subscription at the end of the trial period unless cancelled beforehand.

Current subscription options and pricing are displayed within the App prior to purchase.

User Content

The App allows you to save, organize, and manage recipes and related content ("User Content"). You retain full ownership of all User Content you create or import within the App. By using the App, you grant us a limited, non-exclusive, royalty-free license to store and display your User Content solely for the purpose of operating and providing the App's features to you.

You are solely responsible for your User Content and represent that you have all rights necessary to submit it. We do not claim ownership of your User Content and will not share it with third parties except as described in our Privacy Policy.

AI Features

The App uses Google's Gemini API to power features such as recipe modification and AI chat. When you use these features, relevant recipe content (such as ingredients and steps) is sent to Google's servers for processing. AI-generated responses are provided for informational purposes only. We make no guarantees as to their accuracy, and you should always verify AI-generated content, especially regarding dietary restrictions or allergies.

Prohibited Conduct

You agree not to use the App to:

- Violate any applicable local, national, or international law or regulation.
- Engage in any conduct that restricts or inhibits anyone's use or enjoyment of the App.
- Introduce any viruses, malware, or other harmful material.
- Attempt to gain unauthorized access to any portion of the App or its related systems.
- Use the App for any commercial purpose without our express written consent.

Disclaimer of Warranties

The App is provided on an "as is" and "as available" basis without warranties of any kind, either express or implied. We do not warrant that the App will be uninterrupted, error-free, or free of viruses or other harmful components. To the fullest extent permitted by applicable law, we disclaim all warranties, express or implied, including implied warranties of merchantability, fitness for a particular purpose, and non-infringement.

Limitation of Liability

To the fullest extent permitted by applicable law, we shall not be liable for any indirect, incidental, special, consequential, or punitive damages, including but not limited to loss of

data, loss of profits, or loss of goodwill, arising out of or in connection with your use of or inability to use the App, even if we have been advised of the possibility of such damages. Our total liability to you for any claims arising from these Terms or your use of the App shall not exceed the amount you paid to us in the twelve (12) months preceding the claim.

Advertising

The App is supported in part by optional rewarded video ads served through Google AdMob. Watching a rewarded ad lets you earn temporary access to premium features. On iOS, you will be asked through the system App Tracking Transparency prompt whether C8K may access your device's advertising identifier; if you decline, ads are still shown but are non-personalized. For users in the European Economic Area, the United Kingdom, and Switzerland, a Google-provided consent form is displayed to gather your choices about personalized ads. See our Privacy Policy for details about what data is involved.

Third-Party Services

The App integrates with third-party services including Apple (In-App Purchases), Supabase (account management and data storage), RevenueCat (subscription management), Google Gemini API (AI features), Google AdMob (rewarded advertising), USDA FoodData Central (nutritional data), and Resend (transactional emails). Your use of these services is subject to their respective terms and privacy policies. We are not responsible for the practices of any third-party services.

Termination

We reserve the right to suspend or terminate your access to the App at any time, with or without cause or notice. Upon termination, your right to use the App will immediately cease. Provisions of these Terms that by their nature should survive termination shall survive, including ownership provisions, warranty disclaimers, indemnity, and limitations of liability.

Governing Law

These Terms shall be governed by and construed in accordance with the laws of Queensland, Australia, without regard to conflict of law principles. Any disputes arising under these Terms shall be subject to the exclusive jurisdiction of the courts of Queensland, Australia.

Contact Us

If you have any questions or concerns about these Terms of Use, please contact us at:

 c8k.app@gmail.com