

Ambys Terms of Service

Last updated 24 April 2025

1. Acceptance of Terms

By accessing or using Ambys app (the “App”), created by AltoPass Inc. (“we,” “us,” or “our”), you agree to be bound by these Terms of Service. If you do not agree to these terms, you may not use the App.

2. What the App Does

Ambys is a social networking platform where users can share personal emotional statuses and updates.

3. Who Can Use the App

You must be at least 18 years old to use Ambys. If we learn that someone under 18 is using the App, we can delete their account and associated data.

4. Account Registration

To access certain features, you’ll need to create an account. Keep your password secure—you’re responsible for all activity on your account. We may remove or change usernames we consider inappropriate.

5. Your Content

You retain ownership of the content you post, but by using the App, you grant us a royalty-free, worldwide license to use, display, and distribute it as needed to operate and improve the service.

6. API and Developer Access

Access to our API is restricted. You may not use it or build on it without our written permission. Any approved use must follow these Terms and any additional API terms.

7. Commercial Use

Using the App or its data for commercial purposes—such as charging for access, offering paid features, or creating derivative products—is prohibited unless we grant you explicit written permission.

8. Protecting Our Brand

Ambys app name, logo, and other brand assets are protected. You may not use them in a way that suggests affiliation, approval, or endorsement without permission, nor may you alter or misuse them.

9. Third-Party Integrations

Only official Ambys apps and services may integrate with our platform. Unofficial tools or services that claim affiliation with Ambys are not permitted.

10. Social Sharing

You can share screenshots of your profile directly to Instagram, TikTok, YouTube, Twitter, or via iMessage if you're logged into those apps on your device.

11. In-App Purchases

Currently, there are no in-app purchases. Any changes to this will be clearly communicated within the App.

12. Termination

Accounts may be suspended or terminated for violating these Terms or posting content involving:

- Sexual content
- Harassment or bullying
- Threats, violence, or harmful misinformation
- Illegal or regulated activities
- Hate speech, terrorism, or violent extremism
- Impersonation or harassment of moderators or staff

13. Limitation of Liability

To the fullest extent allowed by law, we are not responsible for indirect or consequential damages, including lost profits, data, or use of the App.

14. Legal Compliance

You agree to comply with these Terms and all applicable laws and regulations.

15. Arbitration Agreement

Any disputes will be resolved through binding arbitration. By using the App, you waive the right to a trial in court.

16. Updates to These Terms

We may update these Terms at any time. Changes take effect as soon as they're posted in the App. We'll notify you of any significant updates.

17. Governing Law

These Terms are governed by the laws of the United States, unless otherwise required by your local law.

18. Dispute Resolution

If you have a dispute or concern, reach out to us first at support@altopass.io and we'll try to resolve it informally.

19. U.S. Legal Compliance

By using the App, you confirm that you are not located in a U.S.-sanctioned country or listed on any U.S. government prohibited parties list.

21. Severability & Waiver

If any part of these Terms is found to be invalid, the rest still applies. Our failure to enforce any part of these Terms does not waive our right to enforce it later.

22. Translation

If these Terms are translated into another language, the English version will control in the event of any conflict.

23. Contact Us

For any questions or legal inquiries, contact us at:
support@altopass.io

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