

Automeet

Terms of Service

Effective Date: March 10, 2026

PLEASE READ THESE TERMS OF SERVICE CAREFULLY. BY CREATING AN ACCOUNT OR USING THE AUTOMEET PLATFORM, YOU AGREE TO BE BOUND BY THESE TERMS. IF YOU DO NOT AGREE, DO NOT USE THIS PLATFORM.

1. Acceptance of Terms

These Terms of Service ("Terms") constitute a legally binding agreement between you ("User," "you," or "your") and Automeet LLC ("Automeet," "we," "us," or "our") governing your access to and use of the Automeet online automotive marketplace, including all features such as vehicle listings, parts listings, service listings, subscription plans, business account management, in-platform messaging, and notifications (collectively, the "Platform"). Automeet is a listing and connection platform only — we do not buy, sell, or handle transactions between users.

By registering for an account, purchasing a subscription, or otherwise accessing the Platform, you affirm that you are at least 18 years old and have the legal capacity to enter into this agreement.

2. Definitions

- "Platform" means the Automeet website, mobile applications, and all related services.
- "User" means any individual who accesses or uses the Platform.
- "Business Account" means a subscription-based account that enables a User to manage one or more businesses and associated listings on the Platform.
- "Listing" means any vehicle, automotive part, or automotive service posted by a User on the Platform.
- "Subscription" means a recurring paid plan granting access to Business Account features.
- "Content" means any text, images, data, or other material submitted by Users to the Platform.

3. Account Registration and Business Accounts

3.1 Account Creation

To access most features of Automeet, you must create an account by providing accurate and complete information. Required registration fields include: first name, last name, date of birth, state and city, phone number, email address, password, and a profile image. Sex is an optional field you may provide at your discretion. You are responsible for maintaining the confidentiality of your login credentials and for all activity that occurs under your account.

3.2 Business Accounts

A Subscription allows you to create and manage one or more Business Accounts. Each Business Account may represent a separate business entity (e.g., a dealership, auto parts store, or service shop). Required business account fields include: business name, address, and business type. You represent and warrant that:

- You have authority to bind each business entity associated with your Business Account to these Terms.
- All business information provided is accurate, current, and not misleading.
- You will update your information promptly if it changes.

3.3 Account Security

You agree to notify us immediately at legal@automeet.com of any unauthorized use of your account. Automeet is not liable for any loss or damage arising from your failure to secure your account.

3.4 Account Termination by User

You may close your account at any time by contacting us. Closing your account does not entitle you to a refund of any unused Subscription period unless required by applicable law.

4. Subscriptions and Payments

4.1 Subscription Plans

Automeet offers subscription plans that grant access to Business Account features, including the ability to post Listings, manage multiple businesses, use in-platform messaging, and receive notifications. Free access to core Listing features may be included in certain subscription tiers as described on our pricing page.

4.2 Billing and Renewal

Subscriptions are billed on a recurring basis (monthly or annually, as selected). Your subscription will automatically renew at the end of each billing period unless you cancel before the renewal date. You authorize Automeet to charge your payment method on file for each renewal period.

4.3 Price Changes

We reserve the right to change subscription pricing at any time. We will provide at least 30 days' advance notice of any price increase. Continued use of your subscription after a price change constitutes your acceptance of the new pricing.

4.4 Refunds

Subscription fees are generally non-refundable except as required by applicable law or as stated in our Refund Policy. We may offer pro-rated refunds or credits at our discretion.

4.5 Taxes

You are responsible for all applicable taxes on your subscription fees. Automeet will collect applicable taxes as required by law.

5. Listings

5.1 Posting Listings

Users with eligible accounts may post Listings for vehicles, automotive parts, and automotive services. Automeet is a listing platform only — we do not process, facilitate, or guarantee any transactions between users. Any arrangement reached between users is entirely between those parties. By posting a Listing, you represent and warrant that:

- You have the legal right to list the item or service.
- The Listing is accurate, complete, and not misleading in any respect.
- The listed item or service complies with all applicable laws and regulations.
- Photos and descriptions are authentic and depict the actual item or service being listed.

5.2 Prohibited Listings

You may not post Listings for:

- Stolen vehicles or parts.
- Vehicles or parts with tampered odometers, VINs, or identifying information.
- Items or services that violate any federal, state, or local law.
- Counterfeit, replica, or fraudulently described products.
- Salvage, flood, or otherwise materially damaged vehicles without appropriate disclosure.
- Services that violate professional licensing requirements.

5.3 Listing Accuracy and Updates

You are solely responsible for keeping your Listings accurate and up to date. Listings for sold items must be removed or marked as sold promptly. Automeet reserves the right to remove any Listing at any time for any reason without notice.

5.4 Listing Fees

Listing access is included as part of your subscription plan as described on our pricing page. Automeet does not charge per-listing fees, take commissions, or participate in any capacity in transactions arranged between users.

6. Messaging and Notifications

6.1 In-Platform Messaging

Automeet provides an in-platform messaging system to facilitate communication between users regarding Listings. By using the messaging system, you agree to:

- Use messaging only for lawful purposes directly related to Listings on the Platform.
- Not send spam, unsolicited advertising, or bulk messages.
- Not harass, threaten, or abuse other users.
- Not use messaging to conduct or coordinate activity that violates these Terms or applicable law.

6.2 Notifications

Automeet may send you in-platform notifications and emails related to your account, Listings, messages, and subscription. You may adjust notification preferences in your account settings.

6.3 Message Retention

Automeet may retain message records for safety, compliance, and dispute resolution purposes. See our Privacy Policy for details.

7. User Content and Conduct

7.1 Content License

By submitting Content (including photos, descriptions, and messages) to the Platform, you grant Automeet a non-exclusive, worldwide, royalty-free license to use, display, reproduce, and distribute that Content in connection with operating and promoting the Platform. You retain ownership of your Content.

7.2 Prohibited Conduct

You agree not to:

- Violate any applicable law or regulation.
- Post false, misleading, defamatory, or fraudulent Content.
- Infringe the intellectual property rights of any third party.
- Use the Platform to engage in price manipulation, shill bidding, or other deceptive market practices.
- Attempt to gain unauthorized access to other users' accounts or Automeet's systems.
- Use automated tools, bots, or scrapers to access the Platform without our written consent.
- Interfere with the proper operation of the Platform.
- Harass, threaten, or harm other users.

7.3 Content Removal

Automeet reserves the right to remove any Content that violates these Terms or that we determine, in our sole discretion, is harmful, offensive, or otherwise inappropriate.

8. Intellectual Property

The Automeet name, logo, platform design, software, and all associated intellectual property are owned by or licensed to Automeet LLC. You are granted a limited, non-exclusive, non-transferable license to use the Platform for its intended purposes. You may not copy, modify, distribute, or create derivative works based on Automeet's intellectual property without our prior written consent.

9. No Transaction Involvement

Automeet is a listing and connection platform only. We do not buy, sell, auction, broker, or in any way participate in or facilitate transactions between users. Any arrangement, agreement, payment, or exchange that takes place between users as a result of a connection made on the Platform is entirely between those parties. Automeet makes no representations or warranties regarding any listed item or service. Users are solely responsible for evaluating listings and conducting their own due diligence. Automeet is not responsible for any disputes, losses, or damages arising from interactions or arrangements between users.

10. Disclaimers

THE PLATFORM IS PROVIDED "AS IS" AND "AS AVAILABLE" WITHOUT WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT. WE DO NOT GUARANTEE THAT THE PLATFORM WILL BE UNINTERRUPTED, ERROR-FREE, OR FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS.

11. Limitation of Liability

TO THE MAXIMUM EXTENT PERMITTED BY LAW, AUTOMEET AND ITS OFFICERS, DIRECTORS, EMPLOYEES, AND AGENTS SHALL NOT BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES, INCLUDING LOST PROFITS, ARISING OUT OF OR IN CONNECTION WITH YOUR USE OF THE PLATFORM, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. OUR TOTAL LIABILITY TO YOU FOR ANY CLAIM ARISING FROM OR RELATED TO THESE TERMS OR THE PLATFORM SHALL NOT EXCEED THE AMOUNTS PAID BY YOU TO AUTOMEET IN THE 12 MONTHS PRECEDING THE CLAIM.

12. Indemnification

You agree to indemnify, defend, and hold harmless Automeet and its officers, directors, employees, and agents from and against any claims, liabilities, damages, losses, and expenses (including reasonable attorneys' fees) arising out of or in connection with: (a) your use of the Platform; (b) your Listings or Content; (c) your violation of these Terms; or (d) your violation of any applicable law or the rights of any third party.

13. Governing Law and Dispute Resolution

13.1 Governing Law

These Terms are governed by the laws of the United States and the Commonwealth of Puerto Rico, without regard to conflict of law principles.

13.2 Informal Resolution

Before initiating any formal legal proceeding, you agree to contact us at legal@automeet.com and attempt to resolve the dispute informally for at least 30 days.

13.3 Arbitration

Any dispute that cannot be resolved informally shall be settled by binding arbitration in accordance with the American Arbitration Association's Consumer Arbitration Rules. The arbitration shall take place in San Juan, Puerto Rico. You waive any right to participate in a class action lawsuit or class-wide arbitration.

13.4 Exceptions

Either party may seek injunctive or other equitable relief in a court of competent jurisdiction to prevent unauthorized use of intellectual property or to protect confidential information.

14. Modifications to the Platform and Terms

Automeet reserves the right to modify, suspend, or discontinue the Platform or any feature at any time with or without notice. We may also update these Terms at any time. We will provide notice of material changes by posting the updated Terms on the Platform and revising the Effective Date. Continued use of the Platform after any changes constitutes your acceptance of the revised Terms.

15. Miscellaneous

Entire Agreement: These Terms, together with our Privacy Policy and any subscription order forms, constitute the entire agreement between you and Automeet regarding the Platform.

Severability: If any provision of these Terms is found to be unenforceable, the remaining provisions will continue in full force and effect.

Waiver: Our failure to enforce any provision of these Terms shall not constitute a waiver of that provision.

Assignment: You may not assign your rights or obligations under these Terms without our prior written consent. We may assign our rights freely.

Force Majeure: Automeet is not liable for delays or failures in performance caused by events beyond our reasonable control.

16. Contact Information

For questions about these Terms of Service, please contact:

Email: legal@automeet.com

Website: www.automeet.com

Automeet Legal Team