



ORBIT OF OPPORTUNITY  
INHALE KNOWLEDGE, EXHALE GREATNESS

**ORBIT OF OPPORTUNITY**  
*Terms of Service*

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info@o2innovators.com • o2innovators.com

*Inhale Knowledge, Exhale Greatness.*



## Terms of Service

**Effective date:** June 1, 2026    **Last updated:** June 1, 2026

These Terms of Service (“Terms”) govern your access to and use of the website at o2innovators.com (the “Site”) and the workshops, summer camps, multi-week enrichment programs, study materials, and related merchandise offered by Orbit of Opportunity (“O<sup>2</sup>,” “we,” “us,” or “our”), a Maryland limited liability company. By using the Site, registering for a program, or purchasing from us, you agree to these Terms. If you do not agree, do not use the Site or our services.

### 1

## Who May Use Our Services

You must be at least 18 years old to create an account, register for a program, or make a purchase. By transacting with us, you represent that you are 18 or older and able to enter into a binding agreement.

Programs for participants under 18 (“innovators”) must be registered by a parent or legal guardian. Minors may not register, purchase, or enter into agreements themselves. A parent or legal guardian who registers a minor is responsible for that minor’s compliance with these Terms and the program forms described in Section 3.

### 2

## Our Services

O<sup>2</sup> offers workshops, summer camps, multi-week enrichment programs, study materials, and related merchandise. Program names, dates, locations, pricing, and availability are described on the Site and may change. We may add, modify, suspend, or discontinue any service at any time.

### 3

## Program Enrollment and Forms

Enrollment in any youth program requires completion of our Innovator Intake and Release Forms (the “Packet”), which includes a liability waiver, assumption-of-risk and indemnification agreement, medical authorization, media release, code of conduct, communications consent, and program-specific risk acknowledgments. The Packet is incorporated into these Terms by reference for all enrolled participants. Where the Packet and these Terms address the same subject for a program participant, the signed Packet controls.

Adult workshop participants agree to these Terms and to any program-specific terms presented at registration.

### 4

## Payment and Pricing

Prices are listed in U.S. dollars and are due at the time of registration or purchase unless a payment plan is offered in writing. Payments are processed by a third-party payment processor; by submitting payment you also agree to that processor’s terms. You are responsible for any applicable taxes. We are not obligated to provide a service until payment is received in full (or, for payment plans, until each installment is current).

### 5

## Cancellations and Refunds

Cancellations and refunds are governed by our Cancellation & Refund Policy at o2innovators.com/cancellation-and-refund-policy, which contains separate provisions for workshops (Part 1) and for summer programs and camps (Part 2). The Refund, Cancellation & Withdrawal Policy contained in the Innovator Intake and Release Forms reproduces Part 2 for the convenience of program participants; where the two conflict, the signed Forms Packet controls for the registered innovator. By registering, you acknowledge and agree to the applicable policy. Initiating a payment dispute or chargeback that contradicts the applicable policy does not void your agreement to it.

### 6

## Intellectual Property

All content on the Site and in our programs — including the O<sup>2</sup> name and logo, the tagline “Inhale Knowledge, Exhale Greatness,” curriculum, slide decks, study guides, workbooks, assessments, recordings, images, text, and other materials (collectively, “O<sup>2</sup> Materials”) — is owned by O<sup>2</sup> or its licensors and is protected by copyright, trademark, and other laws.

When you register for a program or purchase a study product, you receive a limited, personal, non-exclusive, non-transferable, revocable license to use the O<sup>2</sup> Materials provided to you for your own personal, non-commercial educational use only. You may not copy, reproduce, distribute, resell, sublicense, publicly display, record, photograph, livestream, post, or create derivative works from any O<sup>2</sup> Materials, in whole or in part, without our prior written permission.

Workshops and program sessions are not recorded by participants, and participants may not record (audio, video, or screen capture) any session without our prior written consent. This restriction is a condition of participation.

Any feedback or suggestions you provide may be used by us without obligation to you.

## 7 Acceptable Use of the Site

You agree not to: use the Site for any unlawful purpose; attempt to gain unauthorized access to any part of the Site or our systems; interfere with the Site’s operation; scrape or harvest data; upload malicious code; or infringe the rights of others. We may suspend or terminate access for any violation.

## 8 Disclaimers

The Site and our services are provided “as is” and “as available,” without warranties of any kind, express or implied, including warranties of merchantability, fitness for a particular purpose, and non-infringement, to the fullest extent permitted by law.

FAA Part 107 workshop disclaimer. O<sup>2</sup> is an independent educational provider. O<sup>2</sup> is not affiliated with, endorsed by, or sponsored by the Federal Aviation Administration (FAA) or any government agency. Our workshop is designed to help you prepare for the FAA Part 107 Remote Pilot Knowledge Exam, but we do not administer the exam, do not issue any certificate, and do not guarantee that you will pass the exam or obtain a Remote Pilot Certificate. Exam outcomes depend on factors outside our control, including your individual preparation and performance.

Educational outcomes generally are not guaranteed. Information on the Site is provided for general purposes and may not reflect the most current regulatory requirements; you are responsible for verifying current FAA requirements through official sources.

## 9 Limitation of Liability

To the fullest extent permitted by law, O<sup>2</sup> and its founders, officers, employees, contractors, and instructors will not be liable for any indirect, incidental, special, consequential, or punitive damages, or for lost profits or data, arising out of or relating to your use of the Site or our services. To the fullest extent permitted by law, our total liability for any claim relating to the Site or a service will not exceed the amount you paid to us for the service giving rise to the claim. Nothing in these Terms limits liability that cannot be limited under applicable law. Liability relating to in-person program participation is additionally governed by the waiver and release in the Packet.

## 10 Indemnification

You agree to indemnify and hold harmless O<sup>2</sup> and its founders, officers, employees, contractors, and instructors from any claim, loss, or expense (including reasonable attorneys’ fees) arising from your use of the Site, your violation of these Terms, or your violation of any law or third-party right.

## 11 Dispute Resolution and Binding Arbitration

Any dispute arising out of or relating to these Terms, the Site, or our services will first be addressed through good-faith negotiation. If not resolved within thirty (30) days, the dispute will be submitted to confidential, binding arbitration administered by the American Arbitration Association under its Commercial Arbitration Rules. Judgment on the award may be entered in any court of competent jurisdiction. Each party waives any right to a jury trial and to participate in a class action. Nothing in this section prevents either party from seeking injunctive relief in court to protect intellectual property or confidential information. Disputes relating to in-person program participation are additionally subject to the dispute-resolution provisions of the Packet.

## 12 Governing law

These Terms are governed by the laws of the State of Maryland for Site- and purchase-related matters, without regard to conflict-of-laws principles. Disputes relating to participation in a specific in-person program are governed by the laws of the jurisdiction in which that program is operated (the District of Columbia, the Commonwealth of Virginia, or the State of Maryland, as applicable), consistent with the Packet.

## 13 Electronic Communications and Signatures

By using the Site or registering, you consent to receive communications from us electronically and agree that electronic signatures, agreements, and notices satisfy any legal requirement that such communications be in writing, under the federal E-SIGN Act and applicable state law.

## 14 Changes to These Terms

We may update these Terms from time to time. The “Last updated” date reflects the most recent version. Material changes will be posted on the Site; your continued use after changes take effect constitutes acceptance.

## 15 Miscellaneous

If any provision of these Terms is found unenforceable, the remaining provisions remain in full force and effect. These Terms, together with the applicable cancellation policy, the Packet (for program participants), and our Privacy Policy, constitute the entire agreement between you and O<sup>2</sup> regarding the Site and our services.

## 16 Contact

Questions about these Terms may be directed to:

**Orbit of Opportunity (O<sup>2</sup>)**

Email: [info@o2innovators.com](mailto:info@o2innovators.com)

Web: [o2innovators.com](http://o2innovators.com)