

Terms and Conditions

Invoice Creation Application Provided by Brytania Ltd

Effective Date: 25 April 2025

These Terms and Conditions ("Terms") govern the use of the invoice creation application ("the App") offered through websites under the domain of Brytania Ltd. By accessing or using the App, you agree to be legally bound by these Terms.

1. Parties

The App is made available by **Brytania Ltd**, a company registered in England and Wales (Company No. 05400215), with its registered office at 220c Blythe Road, London W14 0HH. The App is developed and owned by **Comersum Ltd**, a connected company. Brytania Ltd operates the App on behalf of Comersum Ltd.

2. Purpose and Free Use

The App is provided free of charge to assist users in generating invoices. The App is offered as a convenience tool and is **not** a professional accounting service nor a service regulated under the Money Laundering Regulations.

3. Disclaimer and Limitation of Liability

The App is provided "as is" and "as available." To the fullest extent permitted by law:

- Brytania Ltd and Comersum Ltd expressly disclaim all warranties, whether express or implied, including but not limited to warranties of fitness for a particular purpose, accuracy, or non-infringement.
- Brytania Ltd and Comersum Ltd shall not be liable for any direct, indirect, incidental, special, or consequential damages or losses resulting from your use or inability to use the App, including but not limited to loss of revenue, business interruption, or data loss.

4. Data Protection and GDPR

Brytania Ltd is the controller of users' personal data and is registered with the UK Information Commissioner's Office under **Registration Reference: Z93300194**.

By using the App, you agree that:

- Your personal data may be processed by Brytania Ltd and Comersum Ltd for the purposes of providing, supporting, maintaining, and improving the App.
- Your personal data may be shared with connected companies and with employees, contractors, or subcontractors of Brytania Ltd and Comersum Ltd, solely for the above purposes.
- Brytania Ltd may also use your data to inform you about its services and offers that may be relevant to you.
- Your data will not be sold or shared with unrelated third parties unless required by law.

For more information, please refer to our Privacy Policy (below).

5. User Responsibilities

- You are solely responsible for the accuracy and legality of the data entered into the App.
- You agree not to use the App for any unlawful, fraudulent, or malicious activities.
- You are responsible for ensuring your use of the App complies with all applicable local and international laws.

6. Intellectual Property

All intellectual property rights in the App, including design, content, software, and branding, are the property of Comersum Ltd or its licensors. Users are granted a limited, non-exclusive, non-transferable, and revocable license to use the App solely for its intended purpose.

7. Service Availability

We may suspend, modify, or discontinue the App, in whole or in part, at any time without notice or liability.

8. Support and Maintenance

The App is offered without guarantee of support or maintenance. Brytania Ltd may, at its discretion, provide user assistance, but no obligation to do so is implied.

9. Termination

We reserve the right to suspend or terminate your access to the App at any time and without notice, particularly if you violate these Terms or misuse the App.

10. Changes to the Terms

Brytania Ltd may amend these Terms at any time by publishing the updated version on its website. Continued use of the App following any changes indicates your acceptance of the revised Terms.

11. Entire Agreement

These Terms constitute the entire agreement between you and Brytania Ltd regarding use of the App and supersede any prior or contemporaneous communications.

12. Governing Law and Jurisdiction

These Terms are governed by the laws of **England and Wales**. Any disputes arising from or in connection with these Terms shall be subject to the exclusive jurisdiction of the English courts.

Privacy Policy

Brytania Ltd – Invoice Creation Application

Effective Date: 25 April 2025

This Privacy Policy explains how Brytania Ltd ("we", "us", "our") collects, uses, and protects your personal data when you use our invoice creation application ("the App") available through our website.

We are committed to protecting your privacy and complying with applicable data protection laws, including the UK General Data Protection Regulation (UK GDPR).

1. Who We Are

Brytania Ltd

Registered in England and Wales

Company No: 05400215

Registered Office: 220c Blythe Road, London W14 0HH

Email: info@brytania.co.uk

Data Protection Registration (ICO): **Z93300194**

Brytania Ltd is the data controller of your personal data.

2. What Data We Collect

When using the App, we may collect the following data:

- Name and contact details (e.g., email address)
- Business information (e.g., company name, VAT number)
- Invoice data you enter (e.g., client names, amounts, descriptions)
- Technical data (e.g., IP address, browser type, and usage statistics)

We do **not** collect or store payment card details.

3. How We Use Your Data

We process your personal data for the following purposes:

- To provide and operate the App
- To generate and manage your invoices

- To communicate with you regarding your account or use of the App
- To maintain and improve the App's functionality and security
- To inform you about services offered by Brytania Ltd (only where legally permitted)

4. Legal Basis for Processing

We process your data based on:

- Your **consent** when you voluntarily submit your information
- **Legitimate interests** in providing and improving our services
- **Legal obligations** when required to retain or disclose data by law

5. Sharing Your Data

Your data may be shared with:

- **Comersum Ltd**, the owner and developer of the App (a connected company)
- Employees and subcontractors of Brytania Ltd and Comersum Ltd
- IT service providers and infrastructure partners supporting our services

We do not sell your data or share it with unrelated third parties, unless required by law.

6. Data Retention

We retain your personal data only as long as necessary for the purposes stated above or as required by applicable law. You may request deletion of your data at any time (see Section 9).

7. Data Security

We implement appropriate technical and organizational measures to protect your data against unauthorized access, alteration, or loss.

8. International Data Transfers

Your data is generally stored within the UK or EEA. Where data is transferred outside these regions, we ensure it is protected by appropriate safeguards (e.g., standard contractual clauses).

9. Your Rights

Under data protection laws, you have the right to:

- Access your personal data
- Correct inaccurate data
- Request deletion of your data
- Restrict or object to processing
- Withdraw consent at any time
- Lodge a complaint with the **Information Commissioner's Office (ICO)**

To exercise your rights, please contact us at: info@brytania.co.uk

10. Cookies

We may use cookies or similar technologies to enhance your experience. You can manage cookie preferences through your browser settings. See our [Cookie Policy] for details.

11. Changes to this Privacy Policy

We may update this Privacy Policy from time to time. Any changes will be posted on our website with the updated effective date. Continued use of the App constitutes acceptance of the updated policy.

If you have questions about this Privacy Policy, please contact:

 info@brytania.co.uk