

Terms and Conditions

QuickShrink — Video Compressor for macOS

Effective Date: April 12, 2026

1. Acceptance of Terms

By downloading, installing, or using QuickShrink ("the App"), you agree to be bound by these Terms and Conditions. If you do not agree to these terms, please do not use the App.

These Terms and Conditions constitute a legally binding agreement between you ("User") and the developer of QuickShrink ("Developer", "we", "us", or "our").

2. License Grant

Subject to your compliance with these Terms, we grant you a limited, non-exclusive, non-transferable, revocable license to:

- Download and install QuickShrink on Mac computers that you own or control
- Use QuickShrink for your personal or professional video compression needs

This license does not include the right to:

- Sublicense, sell, resell, transfer, or assign QuickShrink to any third party
- Modify, translate, adapt, or create derivative works based on QuickShrink
- Reverse engineer, decompile, or disassemble the App
- Remove or alter any proprietary notices, labels, or marks on the App

3. Permitted Use

QuickShrink is intended for lawful video compression purposes only. You agree to use QuickShrink solely to compress video files for which you hold appropriate rights or permissions. You are solely responsible for ensuring that your use of QuickShrink complies with all applicable copyright laws and third-party rights.

4. Prohibited Use

You agree not to use QuickShrink to:

- Compress, distribute, or reproduce copyrighted video content without proper authorization
- Violate any local, national, or international laws or regulations
- Infringe upon the intellectual property rights of any person or entity

- Engage in any activity that could harm, disable, or impair the App or other users

5. Intellectual Property

QuickShrink and all related content, features, and functionality — including but not limited to the software code, design, graphics, and user interface — are owned by the Developer and are protected by copyright, trademark, and other intellectual property laws.

The QuickShrink name, logo, and all related marks are trademarks of the Developer. You may not use these marks without prior written permission from the Developer.

6. Disclaimer of Warranties

QuickShrink is provided "AS IS" and "AS AVAILABLE" without any warranties of any kind, either express or implied, including but not limited to:

- Implied warranties of merchantability or fitness for a particular purpose
- Warranties that the App will meet your specific requirements
- Warranties that the App will be uninterrupted, timely, secure, or error-free
- Warranties regarding the accuracy or reliability of compression results

Some jurisdictions do not allow the exclusion of certain warranties, so some of the above exclusions may not apply to you.

7. Limitation of Liability

To the maximum extent permitted by applicable law, the Developer shall not be liable for any indirect, incidental, special, consequential, or punitive damages, including but not limited to:

- Loss of data or video files resulting from use of the App
- Loss of revenue, profits, or business opportunities
- Cost of substitute services
- Any other damages arising out of your use of or inability to use QuickShrink

In no event shall the Developer's total liability to you exceed the amount you paid for QuickShrink in the twelve (12) months preceding the relevant claim.

8. Video Content Responsibility

You acknowledge and agree that:

- You are solely responsible for the video files you compress using QuickShrink
- The Developer has no access to, control over, or responsibility for the content of your video files
- You will not use QuickShrink to compress video content that is illegal, harmful, or that infringes third-party rights
- You are responsible for maintaining backups of your original video files before compression

9. Updates and Changes

We reserve the right to modify, update, or discontinue QuickShrink at any time, with or without notice. We may release updates through the Mac App Store that change features or functionality. Continued use of the App after updates constitutes acceptance of any associated changes.

We reserve the right to modify these Terms at any time. Changes will be effective upon posting the updated Terms. Your continued use of QuickShrink after changes are posted constitutes your acceptance of the revised Terms.

10. Mac App Store

QuickShrink is distributed through the Mac App Store. Your use of the App is also subject to Apple's App Store Terms of Service. In the event of any conflict between these Terms and Apple's terms, Apple's terms shall prevail with respect to App Store-related matters.

11. Governing Law

These Terms and Conditions shall be governed by and construed in accordance with applicable laws. Any disputes arising under these Terms shall be subject to the exclusive jurisdiction of the competent courts in the Developer's jurisdiction.

12. Severability

If any provision of these Terms is found to be unenforceable or invalid, that provision will be limited or eliminated to the minimum extent necessary so that these Terms will otherwise remain in full force and effect.

13. Contact Us

If you have any questions about these Terms and Conditions, please contact us:

Email: profitfirstllc@gmail.com

Website: <https://profitfirstllc.vercel.app>

Last updated: April 12, 2026