

## **glympss Terms of Service**

Last updated: 06/15/2026

These Terms of Service (“Terms”) govern your access to and use of glympss (“Service”), operated by Near Field Partners LLC (“Company,” “we,” “our,” or “us”). By using glympss, you agree to these Terms. If you do not agree, do not use the Service.

### **1. Who We Are**

glympss is a digital storytelling and NFC-enabled memory-sharing platform operated by:

Near Field Partners LLC  
3670 S Laurel  
Salt Lake City, UT 84109  
USA

Email: [admin@nearfieldpartners.com](mailto:admin@nearfieldpartners.com)

When these Terms refer to “glympss,” “we,” “our,” or “us,” they mean Near Field Partners LLC as the legal owner and operator of the glympss website, apps, and related services.

### **2. Using glympss**

#### **A. Eligibility**

You must be at least 13 years old to use glympss.

If you are under 18, you may use the Service only with permission from a parent or legal guardian.

#### **B. Your Account**

You are responsible for:

- maintaining the security of your login credentials
- all activity that occurs under your account
- providing accurate and up-to-date information.

We may suspend or terminate accounts that violate these Terms or are used for abuse, fraud, or illegal activity.

#### **C. Your Content**

You own the content you create using glympss, including:

- photos
- audio recordings
- videos
- written messages
- memorial content
- linked media
- digital greeting experiences.

By using glympss, you grant us a limited license to store, process, host, and display your content as needed to operate the Service.

You are responsible for ensuring your content:

- does not violate any laws
- does not infringe on others' rights
- does not contain harmful, abusive, or misleading material.

We may remove content that violates these rules.

### **3. Acceptable Use**

You agree not to:

- use glympss for illegal, harmful, or fraudulent purposes
- upload malicious code or attempt to disrupt the Service
- attempt to access systems or data you are not authorized to access
- interfere with the operation of the platform
- harass, impersonate, or harm others
- misuse NFC-enabled items to collect personal data without consent
- upload content involving minors without proper consent.

We may take action—including suspension or termination—if these rules are violated.

### **4. NFC Sharing and Public Access**

glympss is intentionally designed for shareable experiences.

When you attach content to an NFC-enabled item, you acknowledge:

- anyone who scans the item may access the linked content
- recipients may further share or copy the content
- public or semi-public sharing reduces privacy protections.

You are responsible for determining what content you choose to share.

### **5. Scanning and Data Collection**

When someone scans a glympss NFC tag or opens a shared link:

- we may collect non-identifying technical information (as described in the Privacy Policy)
- you may choose to request additional information from viewers, but they must provide it voluntarily.

You are responsible for complying with applicable privacy laws when collecting information from others.

### **6. Service Availability**

We work to keep glympss reliable, but:

- we do not guarantee uninterrupted service
- we may modify, suspend, or discontinue features at any time

- we are not liable for data loss, downtime, or service interruptions
- we recommend keeping backups of important content.

## **7. Payments (If Applicable)**

If you purchase glympss products, digital upgrades, or subscription features:

- prices and terms will be clearly displayed
- payments are processed by third-party providers
- we do not store full credit card details
- payments are non-refundable unless required by law.

We may change pricing with notice.

## **8. Third-Party Services and Integrations**

glympss may integrate with or rely on third-party platforms and services, including but not limited to:

- social media platforms
- authentication providers
- cloud hosting and storage services
- analytics and performance tools
- payment processors
- content-sharing or distribution platforms.

Your use of any third-party service is governed by that provider's own terms and policies.

We are not responsible for the actions, data practices, or availability of third-party services.

Some features of glympss may require you to connect or authorize access to external accounts.

You are responsible for reviewing and understanding the terms of any service you choose to connect.

## **9. Intellectual Property**

All glympss software, branding, design, and platform features, in their entirety, are owned by Near Field Partners LLC.

You may not:

- copy, modify, or distribute our software
- reverse engineer or attempt to extract source code
- use our trademarks without permission.

## **10. Termination**

You may stop using glympss at any time.

We may suspend or terminate your account if:

- you violate these Terms
- your activity poses a security or legal risk

- we discontinue the Service.

Upon termination, your content may be deleted.

## **11. Disclaimers**

glympss is provided “as is” without warranties of any kind.

We do not guarantee:

- error-free operation
- uninterrupted access
- preservation of content
- compatibility with all devices.

You use glympss at your own risk.

## **12. Limitation of Liability**

To the fullest extent permitted by law:

- Near Field Partners LLC is not liable for indirect, incidental, or consequential damages
- our total liability for any claim is limited to the amount you paid us in the past 12 months (if applicable).

This includes issues arising from:

- shared content
- NFC interactions
- unauthorized access
- data loss
- emotional or memorial content exposure.

Some jurisdictions do not allow certain limitations, so these may not apply to you.

## **13. Indemnification**

You agree to indemnify and hold harmless Near Field Partners LLC from claims arising from:

- your content
- your sharing activities
- your violation of these Terms
- your misuse of the Service.

## **14. Changes to These Terms**

We may revise these Terms from time to time.

Continued use of glympss means you accept the revised Terms.

## **15. Governing Law**

These Terms are governed by the laws of the State of Utah, without regard to conflict-of-law principles.

## **16. Contact Us**

For questions about these Terms:

Near Field Partners LLC  
3670 S Laurel  
Salt Lake City, UT 84109  
USA

Email: [admin@nearfieldpartners.com](mailto:admin@nearfieldpartners.com)

Website: <https://www.glympss.com>

## **17. Final Statement**

glympss exists to help preserve moments, memories, and human connection.

Use it thoughtfully, respectfully, and responsibly.