

TERMS OF SERVICE

TheShieldedPath
A CircleRootTech LLC Application
Effective Date: May 21, 2026

1. Acceptance of Terms

By downloading, installing, or using TheShieldedPath (the "App"), you agree to be bound by these Terms of Service ("Terms"). If you do not agree to these Terms, do not use the App.

These Terms constitute a legally binding agreement between you and CircleRootTech LLC ("Company," "we," "us," or "our"). We reserve the right to update these Terms at any time. Continued use of the App after changes are posted constitutes acceptance of the updated Terms.

2. Who May Use This App

TheShieldedPath is intended solely for use by adults who are parents or legal guardians. By using this App, you confirm that:

- You are at least 18 years of age.
- You are the parent or legal guardian of any child whose information is entered into the App.
- You have the legal authority to provide the information and consent required by these Terms.

This App is NOT intended to be used by or accessed by children directly. All account creation and use is the responsibility of the parent or guardian.

3. Description of Service

TheShieldedPath is a child safety and parental control tool designed to help parents and guardians monitor and manage their child's digital activity. The App provides:

- Monitoring and management tools for a child's device usage
- Activity reporting and alerts sent to the parent's account
- Content filtering and usage controls configured by the parent

THE APP IS A TOOL ONLY. It is not a guarantee of child safety. CircleRootTech LLC does not monitor, review, or control any child's activity on your behalf. You, as the parent or guardian, are solely responsible for how you configure, use, and act upon the information provided by this App.

4. Parent/Guardian Responsibility

By using this App, you acknowledge and agree that:

- You are solely responsible for supervising and monitoring your child's online activity.
- The App is a supplemental tool and does not replace active parental involvement.
- You are responsible for setting appropriate controls and reviewing alerts and reports promptly.

- CircleRootTech LLC is not liable for any harm to your child arising from your use or non-use of the App's features.
- You will not use the App to monitor any person without their legal guardian's knowledge and consent, or in any way that violates applicable law.

5. Account and Access

You are responsible for maintaining the confidentiality of your account credentials. You agree to notify us immediately of any unauthorized use of your account. We are not liable for any loss or damage resulting from unauthorized access to your account.

We reserve the right to suspend or terminate your account at our sole discretion if we believe you have violated these Terms.

6. Notifications and Alerts

The App sends alerts and notifications to the parent's registered device or email address based on activity thresholds you configure. You acknowledge that:

- Alerts are automated and may not capture all activity.
- Network delays, device settings, or technical errors may affect delivery of notifications.
- CircleRootTech LLC does not guarantee real-time or uninterrupted delivery of alerts.

7. Limitation of Liability

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, CIRCLEROOTTECH LLC AND ITS OFFICERS, DIRECTORS, EMPLOYEES, AND AGENTS SHALL NOT BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES ARISING OUT OF OR RELATED TO YOUR USE OF THE APP, INCLUDING BUT NOT LIMITED TO:

- Any harm to a child that occurs despite use of the App
- Missed, delayed, or inaccurate alerts or notifications
- Unauthorized access to your account or your child's information
- Any reliance on the App as a substitute for direct parental supervision

OUR TOTAL LIABILITY TO YOU FOR ANY CLAIM ARISING FROM OR RELATED TO THESE TERMS OR THE APP SHALL NOT EXCEED THE AMOUNT YOU PAID FOR THE APP IN THE TWELVE (12) MONTHS PRECEDING THE CLAIM.

8. Disclaimer of Warranties

THE APP IS PROVIDED "AS IS" AND "AS AVAILABLE" WITHOUT WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED. CIRCLEROOTTECH LLC DOES NOT WARRANT THAT THE APP WILL BE UNINTERRUPTED, ERROR-FREE, OR FREE FROM HARMFUL COMPONENTS. YOUR USE OF THE APP IS AT YOUR SOLE RISK.

9. Prohibited Uses

You agree NOT to use the App to:

- Monitor any person without lawful authority to do so
- Collect information on a child who is not under your legal guardianship
- Violate any local, state, federal, or international law or regulation
- Attempt to reverse engineer, hack, or tamper with the App
- Use the App for any commercial purpose not authorized by CircleRootTech LLC

10. Intellectual Property

All content, features, and functionality of the App — including but not limited to text, graphics, logos, icons, and software — are the exclusive property of CircleRootTech LLC and are protected by applicable intellectual property laws. You may not copy, modify, distribute, or create derivative works without our written permission.

11. Governing Law and Dispute Resolution

These Terms shall be governed by the laws of the State of Utah, without regard to its conflict of law provisions. Any dispute arising out of or relating to these Terms shall first be attempted to be resolved through good-faith negotiation. If unresolved, disputes shall be submitted to binding arbitration in accordance with the rules of the American Arbitration Association.

YOU AGREE THAT ANY CLAIMS WILL BE BROUGHT SOLELY IN YOUR INDIVIDUAL CAPACITY AND NOT AS A PLAINTIFF OR CLASS MEMBER IN ANY PURPORTED CLASS ACTION.

12. Changes to These Terms

We may update these Terms from time to time. We will notify you of material changes by updating the effective date above and, where appropriate, by in-app notification. Your continued use of the App after any changes constitutes your acceptance of the new Terms.

13. Contact Us

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

CircleRootTech LLC

Email: TheShieldedPath@gmail.com

Website: <https://circleroottech.com>

BY USING THESHIELDEDPATH, YOU ACKNOWLEDGE THAT YOU HAVE READ, UNDERSTOOD, AND AGREE TO BE BOUND BY THESE TERMS OF SERVICE.