

Terms of Use — brilliquid.com

****Last updated:**** 2026-04-28

Scope of these Terms

These Terms of Use apply to <https://www.brilliquid.com>, the corporate website of Brilliquid LLC. They cover your use of this site as a visitor: browsing, reading, contacting us, and engaging with the publicly-available materials we publish. They do not cover the BRILL.health patient platform (the BRILL.health Progressive Web App, patient accounts, secure messaging, or any health-related activity) — those interactions are governed by separate Terms of Service at policies.brill.health/terms.html

By using this site, you agree to these Terms. If you do not agree, please do not use the site.

What this site is

www.brilliquid.com is the corporate website of Brilliquid LLC, a New Jersey limited liability company. The site describes Brilliquid LLC's three service areas (Capital Markets Advisory, Application Development including the BRILL.health platform, and Business Development) and provides selected publications and contact information.

What this site is not

- ****This site is not a securities offering, investment recommendation, or financial advice.**** Securities and investment business is conducted through our partner Weild & Co. (Member FINRA / SIPC); see brilliquid.com Privacy Policy or contact Weild & Co. directly.
- ****This site is not the BRILL.health patient platform.**** BRILL.health users should access the platform at brill.health and review platform-specific policies at policies.brill.health.
- ****This site is not a medical resource.**** Nothing on www.brilliquid.com constitutes medical advice. Patients of the BRILL.health platform should rely on their treating clinicians.

Permitted use

You may browse, read, and link to content on this site for personal, educational, or professional reference purposes. You may share links to specific pages. You may not:

- Use the site or its content to mislead third parties about your relationship with Brilliquid LLC, BRILL.health, or Weild & Co.
- Republish substantial site content as your own work.
- Use the site or its forms to submit malicious code, spam, harvested data, or content that violates the law.
- Attempt to bypass technical measures we use to protect site integrity.

Intellectual property

All content on www.brilliquid.com — text, images, design, the BRILL wordmark, and any other intellectual property — is owned by Brilliquid LLC unless explicitly attributed to another party. Limited use as described above is permitted; no other license is granted. The Weild & Co. brand and content remain Weild & Co.'s property.

No warranty; limitation of liability

This site and its content are provided "as is" without warranty of any kind. Brilliquid LLC makes no representation that the site will be available, error-free, or fit for any particular purpose. To the maximum extent permitted by law, Brilliquid LLC's liability for any claim arising out of your use of this site is limited to the total amount you have paid us for use of this site in the preceding 12 months — which, for a public corporate site, is typically zero.

Forum and governing law

These Terms are governed by the laws of the State of New Jersey, without regard to conflict-of-laws principles. Disputes related to your use of this site will be resolved exclusively in the state or federal courts located in Morris County, New Jersey, and you consent to the jurisdiction of those courts.

Contact and updates

Questions about these Terms: am@brilliquid.com.

We may update these Terms from time to time. The "Last updated" date at the top reflects the current version. Material changes will be flagged on the homepage for at least 30 days.

****Brilliquid LLC****

Florham Park, NJ