

LUNASTATION.AI COMMUNITY PORTAL AGREEMENT

Effective Date: August 15, 2025

Version: 1.0.0

1. INTRODUCTION AND ACCEPTANCE

This Community Portal Agreement ("Portal Agreement") governs your access to and use of Lunastation.ai, the community platform operated by Luna Base Inc. ("Luna," "we," "us," or "our") where developers and creators share, discover, and monetize software projects, applications, and digital creations ("Community Portal" or "Portal"). The Community Portal serves as a marketplace and discovery platform for projects created through AI-powered tools, traditional development methods, or hybrid approaches. By accessing, registering for, or using Lunastation.ai, you acknowledge that you have read, understood, and agree to be bound by this Portal Agreement, which incorporates by reference the Luna Base Inc. Terms of Service and the Luna Base IDE License Agreement.

The Community Portal enables creators to share their projects either freely as contributions to the community knowledge base or as paid offerings generating revenue through direct sales, subscriptions, or voluntary tips. The Portal facilitates discovery through categorization, search capabilities, and community curation. Registration and use of Lunastation.ai requires that you first maintain an active account with Lunabase.ai, as the Community Portal is designed to complement and extend the capabilities of our core development services. Your existing Lunabase.ai account credentials provide access to the Portal, ensuring unified identity, reputation, and payment processing across our ecosystem. By using the Community Portal, you explicitly accept and agree to be bound by the Luna Base Inc. Terms of Service and, where applicable, the Luna Base IDE License Agreement.

2. DEFINITIONS

For purposes of this Agreement, the following definitions apply:

"AI-Generated Project" means any software, code, application, or digital creation produced in whole or in part using artificial intelligence models, including but not limited to projects created through Luna Base, Luna Autopilot, or third-party AI services.

"Creation Certificate" means a cryptographically signed record documenting the generation process of an AI-Generated Project, including timestamps, model identifications, and generation parameters.

"Confidence Level" means the designation assigned to projects indicating the degree of human validation: Experimental (raw AI output), Reviewed (human-validated), or Production-Ready (thoroughly tested).

"Generation Graph" means the system tracking the evolution of projects through remixing, forking, and regeneration, maintaining attribution chains and development history.

"Luna PAL" or "Luna Public AI License" means the simple, developer-friendly licensing framework governing AI-Generated Projects published on the Portal, as set forth in Appendix A of this Agreement.

"Remix" (or "Fork") means creating a derivative version of another user's published project while maintaining attribution to the original creator and any predecessors in the generation chain.

"Subscription Tier" refers to your current Lunabase.ai account level (Free, Pro, Teams, or Enterprise) which determines your Portal privileges and commercial rights.

"Competing AI Platform" means any platform that primarily offers AI-generated code creation, sharing, or marketplace services similar to Luna, excluding general-purpose code repositories like GitHub, GitLab, or Bitbucket.

3. ELIGIBILITY AND ACCOUNT REQUIREMENTS

Access to and participation in the Community Portal requires that you maintain an active, verified account with Lunabase.ai in good standing, meeting all eligibility requirements specified in the Luna Base Inc. Terms of Service including minimum age, legal capacity, and jurisdictional restrictions. Your Lunabase.ai account serves as your identity across the Luna ecosystem, with your subscription tier, verification status, and platform history determining your available features and privileges within the Community Portal.

The Portal recognizes and extends the subscription tiers established in your Lunabase.ai account. Free tier users can browse, discover, and acquire projects while being limited to publishing only free, open-source contributions to the community without any monetization options. Paid tier subscribers can charge for their published projects, receive tips and donations, access analytics and promotion tools, and maintain private portfolios alongside public offerings. Enterprise tier accounts may negotiate custom Portal arrangements including white-label storefronts, bulk licensing capabilities, and dedicated support.

Your account standing and behavior across all Luna platforms affects your Portal privileges. Violations of terms, suspicious activities, or account restrictions on Lunabase.ai automatically extend to the Community Portal, and Portal-specific violations may impact your broader Luna platform access.

4. PROJECT PUBLICATION AND SHOWCASE RIGHTS

The Community Portal accepts projects from diverse origins, including projects created within Luna Base or Luna Autopilot using AI agents and development tools, projects initiated on third-party platforms including traditional IDEs, no-code builders, or other AI development services, personal projects developed through any combination of methods and tools, and collaborative works where you possess appropriate rights to publish.

When publishing projects to the Portal, you must accurately categorize their origin and development method. Projects created with Luna Base or Luna Autopilot should indicate which AI agents were utilized and must include the Luna PAL (see Appendix A) as their license. Third-party platform projects must disclose any proprietary dependencies, licensing restrictions, or platform-specific requirements. Personal projects should clearly indicate the technologies, frameworks, and development approaches employed.

By publishing any project on the Community Portal, you grant Luna Base Inc. a worldwide, non-exclusive, royalty-free license to host, display, distribute, and promote your project through the Portal and related marketing channels. For projects offered for sale or with charged access, this license includes the right to process transactions, handle refunds according to our policies, and retain platform fees as specified in our fee schedule.

5. AI-SPECIFIC LICENSING FRAMEWORK

All AI-Generated Projects published on the Luna Community Portal are automatically licensed under the Luna Public AI License (Luna PAL) version 1.0, unless explicitly superseded by alternative licensing terms available to Enterprise subscribers. The Luna PAL is a simple, developer-friendly license designed specifically for AI-generated content that protects Luna's ecosystem while enabling broad usage and collaboration.

The Luna PAL (provided in Appendix A) grants all users permission to view, study, and learn from AI-generated works. Commercial usage rights are tied to Lunabase.ai subscription status: Free tier users are limited to personal non-commercial use, Pro tier subscribers can use works commercially up to \$10,000 monthly revenue, Teams tier subscribers receive unlimited commercial rights, and Enterprise tier subscribers may negotiate custom terms. The license requires attribution to creators and the Luna platform, prohibits using the code to train competing AI models, and prevents republishing or monetizing on competing AI platforms.

Projects must include the Luna PAL when distributed, whether through the Portal or external channels like GitHub. The simple license format makes compliance easy while maintaining essential protections. A detailed legal version is available at lunabase.ai/licenses/pal-full for complex scenarios requiring comprehensive terms. Creators should review Appendix A to understand the straightforward rules that govern their published projects.

6. MONETIZATION OPTIONS AND PAYMENT PROCESSING

The Community Portal provides monetization options enabling creators to generate revenue from their published projects. Free tier users may only publish projects as free, open-source contributions and cannot receive tips or any form of payment. Paid tier subscribers can set one-time purchase pricing, subscription models, tiered pricing, pay-what-you-want models, and tip jars for voluntary contributions.

Pricing authority rests with creators, who may set and adjust project prices within reasonable bounds. Creators must ensure their pricing complies with applicable laws including consumer protection regulations and tax obligations. The platform handles currency conversion for international transactions.

Payment processing flows through Luna Base Inc.'s payment infrastructure. The platform charges a transaction fee on successful sales and tips, currently set at twenty percent for standard accounts with reduced rates available for high-volume creators and enterprise agreements. Creators receive net proceeds after fee deduction through monthly payouts calculated monthly and paid by the fifteenth of the following month, subject to minimum payout thresholds and identity verification requirements.

7. INTELLECTUAL PROPERTY AND LICENSING

The Community Portal operates as a licensing marketplace where creators retain ownership of their original works while granting specific usage rights to purchasers based on the project's designated license terms. Projects created using Luna Base or Luna Autopilot are automatically licensed under the Luna PAL (see Appendix A), with commercial usage rights determined by the user's subscription status. Third-party platform projects and personal creations may be published under any license the creator chooses, provided such licensing is clearly disclosed and complies with platform policies.

When publishing projects incorporating third-party components, creators bear full responsibility for ensuring proper licensing compliance and obtaining necessary permissions. This includes verifying that all included libraries, frameworks, assets, and code snippets are used according to their respective licenses and that required attributions are properly maintained.

Users bear absolute responsibility for verifying compliance with their local jurisdiction's laws regarding AI-generated content, copyright, patent, and other intellectual property matters. The legal treatment of AI-generated works varies significantly across jurisdictions. Patent offices worldwide are addressing whether AI-generated inventions are patentable and ownership questions. Users must consult qualified legal counsel in their jurisdiction before using AI-generated content for any commercial purpose.

Every creator publishing AI-Generated Projects warrants that their prompts and inputs do not intentionally seek to reproduce copyrighted works or infringe upon known intellectual property rights. The platform implements pre-publication scanning to identify potential IP conflicts, but this does not relieve creators of their obligation to ensure non-infringement.

The platform maintains a Safe Harbor provision protecting Luna Base Inc. from liability for unintentional IP infringement in AI-generated content, provided we respond promptly to valid takedown notices. Upon receiving DMCA or equivalent notices, the platform will remove or disable access to allegedly infringing content and follow statutory procedures for resolution.

Creators acknowledge that AI models may generate output similar to existing copyrighted works due to training data exposure or convergent evolution of solutions. When potential similarities are identified, creators should document their independent creation process. The platform provides tools to help identify potential conflicts, but these tools do not constitute legal advice.

8. QUALITY ASSURANCE AND CONFIDENCE LEVELS

Every AI-Generated Project must be designated with one of three Confidence Levels that communicate the extent of human validation and testing:

Experimental (Raw AI Output) indicates projects representing direct AI generation with minimal human validation. These projects may contain errors, security vulnerabilities, or incomplete implementations. Creators posting Experimental projects make no warranties about functionality, security, or fitness for any purpose. Users accessing Experimental projects assume all risks associated with implementation.

Reviewed (Human-Validated) indicates creators have performed reasonable human review and basic testing, including functional testing of primary use cases, basic security assessment, and documentation verification. Creators applying this designation warrant they have exercised professional diligence in validation.

Production-Ready (Thoroughly Tested) represents comprehensive testing and validation suitable for production deployment, including test suites, security auditing, performance profiling, and documentation of known limitations. Creators applying this designation assume higher responsibility for code quality.

The platform implements automated scanning and community reporting to verify designation accuracy. Creators with patterns of misdesignation face consequences including designation privilege restrictions, mandatory review periods, and potential account suspension.

Luna Base Inc. provides no warranties regarding any AI-generated content hosted on the Community Portal. The platform is provided "as-is" and "as available" without any warranty of merchantability, fitness for a particular purpose, or non-infringement. Users acknowledge that AI assistance is experimental technology requiring independent validation.

9. COMMUNITY CODE OF CONDUCT

All participants must maintain professional and courteous communication in reviews, comments, forums, and direct messages, avoiding personal attacks, harassment, discrimination, or abusive behavior. Constructive criticism focusing on technical aspects is welcomed, but personal attacks or unconstructive negativity violates community standards.

Creators must represent their projects honestly and accurately, providing clear descriptions of functionality, requirements, limitations, and known issues. Misleading marketing, false capability claims, or deceptive practices violate community trust and will result in enforcement action. Creators should respond professionally to user inquiries and maintain reasonable support expectations based on their project's pricing model.

Users must respect creators' intellectual property rights, licensing terms, and monetization choices. Attempts to circumvent payment systems, share paid projects without authorization, or exploit platform vulnerabilities will result in immediate account suspension. Users should provide honest, constructive reviews based on actual experience with projects.

10. CONTENT STANDARDS AND PROHIBITED PROJECTS

Projects must not contain or facilitate malicious code including viruses, trojans, ransomware, or software designed to harm systems or steal data. Projects must not violate intellectual property rights through unauthorized use of copyrighted code, pirated software, or trademark infringement. Financial applications, healthcare-related projects, and projects targeting children require appropriate disclaimers and regulatory compliance.

The Portal reserves the right to remove or restrict access to any project that violates platform policies or applicable laws. Creators receive notice of policy violations with opportunity to remediate where possible, though serious violations may result in immediate removal. Repeat violations or deliberately harmful content will result in permanent account suspension.

11. COMMUNITY CONTRIBUTION TRACKING

The Portal implements a Generation Graph system creating an immutable record of how AI-Generated Projects evolve through remixing and regeneration. Every project receives a unique Generation ID linking to parent projects if remixed, documenting AI models used, recording the human creator, timestamping modifications, and preserving prompt strategies employed.

When users remix existing AI-Generated Projects, they must maintain attribution to the original creator and all predecessors as specified in the Luna PAL's simple attribution format (see Appendix A). Attribution should credit the creator and mention "Generated with Luna Platform," with flexibility in exact formatting. Removing or obscuring attribution violates these terms.

The platform supports Remix Rights whereby users can feed existing public projects back into AI systems for improvement or adaptation within the Luna ecosystem. When remixing, users must maintain the attribution chain and indicate which elements are newly generated versus derived. The Luna PAL prohibits extracting projects to remix on competing AI platforms.

Attribution requirements scale with subscription tiers as defined in the Luna PAL. Free tier users must maintain visible attribution. Pro tier users may minimize attribution in commercial deployments. Teams tier users can move attribution to documentation or license files. Enterprise tier users may negotiate custom attribution requirements.

12. DATA USAGE AND MODEL TRAINING

All public projects published on the Portal may be analyzed by Luna Base Inc. to identify successful patterns, improve AI model performance, enhance platform features, and generate insights about development trends. **However, Luna Base Inc. expressly prohibits competitors and third-party AI model providers from using any data, projects, or content from our platform to train their AI models without explicit written consent from Luna Base Inc. executive leadership.**

Prohibited uses include scraping Portal content for AI training datasets, analyzing project patterns to improve competing AI models, extracting prompt strategies or generation techniques, reverse-engineering our AI approaches, using Portal data to benchmark competing systems, and republishing or monetizing Luna-generated projects on competing AI platforms. The Luna PAL explicitly prohibits users from publishing or commercializing AI-Generated Projects created through Luna on competing AI code platforms, even if offered for free. Unauthorized use of Portal data for competitive purposes constitutes intellectual property theft and will be pursued through all available legal remedies.

The platform implements technical measures to prevent unauthorized data extraction including rate limiting, API restrictions, watermarking techniques, and monitoring systems. Users who assist competitors in extracting Portal data face immediate permanent bans and potential legal action.

Paid tier subscribers gain enhanced privacy controls. Teams and Enterprise tier projects marked as private are excluded from general AI training unless explicitly opted in. Enterprise agreements may include complete data isolation guarantees.

Users publishing public projects grant Luna Base Inc. an irrevocable, worldwide, royalty-free license to use their project data for AI training and platform improvement. This license is strictly limited to Luna Base Inc. and does not extend to third parties except as necessary for platform operation.

13. ANTI-GAMING AND PLATFORM INTEGRITY

The Portal maintains provisions against platform manipulation and automated abuse. Prohibited behaviors include using bots or scripts to mass-generate low-quality projects, systematic prompt injection attacks, creating multiple accounts to circumvent restrictions, automated voting or reviewing to manipulate metrics, generating content for competing platforms without authorization, republishing Luna-generated projects on competing AI platforms (even if free), and systematic extraction of AI outputs to reverse-engineer models.

Rate limits and usage restrictions are enforced at Luna's sole discretion to prevent abuse while accommodating legitimate users. Luna reserves the right to implement, modify, or adjust rate limits,

project publication quotas, AI generation request limits, and other usage restrictions at any time without prior notice. These limitations may vary by subscription tier, account history, usage patterns, and platform capacity. Specific limits are not guaranteed and may change based on platform needs, security considerations, or to address abuse patterns.

Consequences for violations follow a graduated enforcement model. First-time minor violations result in warnings. Repeated violations trigger temporary suspensions. Severe violations including malicious attacks result in immediate permanent bans. The platform reserves the right to pursue legal action for violations causing significant harm.

14. EXPORT CONTROL AND REGULATORY COMPLIANCE

AI-generated code and underlying AI models may be subject to export regulations, particularly when involving encryption, dual-use technologies, or capabilities with potential military applications. Export Administration Regulations (EAR) and International Traffic in Arms Regulations (ITAR) may apply to certain AI-Generated Projects. Users must independently assess whether their projects fall under these regulations and obtain appropriate licenses.

Geographic restrictions apply based on U.S. and international sanctions programs. Users from comprehensively sanctioned countries are prohibited from accessing the platform. Certain AI models or capabilities may be restricted in additional countries based on requirements or regulations. Users must accurately represent their location and not use VPNs to circumvent restrictions.

Emerging AI governance frameworks worldwide create additional compliance considerations. The European Union's AI Act, China's AI regulations, and proposed U.S. federal AI legislation may impose requirements on AI-generated code depending on application domain and deployment context. Users must monitor regulatory developments and ensure compliance with applicable requirements.

Data localization requirements in various jurisdictions may affect how AI-Generated Projects can be stored, processed, or transmitted. Users must understand these requirements before using the platform for projects subject to data localization laws.

15. REVIEWS, RATINGS, AND COMMUNITY FEEDBACK

Users who have legitimately accessed a project may submit reviews combining numerical ratings with written feedback. Reviews must be based on actual experience with the project, focusing on functionality, documentation quality, value proposition, and support responsiveness. The platform employs natural language processing to identify potentially fraudulent or policy-violating reviews.

Creators cannot directly modify legitimate user reviews but may respond publicly to address concerns. Creators found manipulating reviews through fake accounts or incentivized positive reviews face penalties including project delisting and account termination. Users who abuse the review system face permanent bans.

The Portal aggregates reviews using algorithms that weight contributions based on reviewer credibility, purchase verification, review quality, and temporal factors. Verified purchasers' reviews carry more weight. Long-term users with established review histories receive higher credibility scores.

16. DISPUTE RESOLUTION AND REFUND POLICIES

Disputes between creators and users should first be addressed through direct communication via the Portal's messaging system. Creators are expected to respond to legitimate concerns within a reasonable timeframe, while users should provide creators opportunity to address issues before escalating.

When direct resolution fails, users may request refunds through the formal dispute process. Refunds are generally granted when projects are materially different from descriptions, fail to function as advertised, contain undisclosed limitations, or violate platform policies. Refunds are typically not granted for subjective dissatisfaction, buyer's remorse, or issues from user error.

Creators may offer voluntary refunds beyond policy requirements but cannot impose more restrictive refund policies than Portal baseline requirements. Excessive refund rates may trigger review of project quality. Users who abuse the refund system may lose refund privileges or face account termination.

17. DATA ANALYTICS AND INSIGHTS

The Portal provides creators with analytics about project performance, user engagement, and revenue generation. Standard analytics include view counts, conversion rates, demographics, traffic sources, and revenue reports. Pro and Teams tier creators access enhanced analytics including user behavior flows, A/B testing, cohort analyses, and competitive benchmarking.

Analytics data is aggregated and anonymized to protect user privacy. The Portal does not share personally identifiable information except as required for transaction processing or legal compliance. Creators must not attempt to de-anonymize users or combine Portal analytics with external data sources to identify individuals.

The Portal uses analytics to improve platform features, identify trends, prevent fraud, and optimize user experience. Insights may be shared in aggregate form through creator newsletters and trend reports.

18. PLATFORM FEES AND CREATOR EARNINGS

The Portal operates on a revenue-sharing model where Luna Base Inc. retains a percentage of transaction value. Current fee structures include twenty percent commission on project sales and tips for standard accounts, with reduced rates available for high-volume creators and enterprise agreements at Luna's sole discretion. These fees cover hosting, payment processing, customer support, and platform development.

Creator earnings are calculated monthly and shall be paid by the fifteenth of the following month, subject to minimum thresholds of fifty dollars for domestic transfers and one hundred dollars for international payments. The Portal handles tax collection and remittance where required by law. Creators remain responsible for income tax obligations and must provide accurate tax information.

19. MARKETING AND PROMOTION

The Portal promotes quality projects through featured placement, category showcases, newsletters, and social media. Selection for promotional opportunities is based on project quality, user ratings, creator responsiveness, and community benefit. Creators cannot directly purchase promotional placement.

Creators may market their Portal projects through external channels provided marketing accurately represents projects and complies with guidelines. Marketing materials may include Portal badges

according to brand guidelines but must not imply unauthorized endorsement. Creators must not engage in deceptive marketing practices.

20. PRIVACY AND DATA PROTECTION

The Community Portal processes personal data according to the Privacy Policy established for Luna Base Inc. services. The Portal collects data necessary for platform operation including account information, project data, transaction records, behavioral data, and communication logs.

Creators accessing analytics must respect user privacy and use information solely for improving projects and service delivery. Any creator-initiated data collection must comply with applicable privacy laws including GDPR and CCPA. International data transfers occur with appropriate safeguards. Users may exercise privacy rights including access, correction, deletion, and portability subject to platform requirements.

21. PLATFORM EVOLUTION AND FEATURE DEVELOPMENT

The Portal evolves based on creator feedback, user needs, and technological advancement. New features are introduced through phased rollouts with beta testing, gradual expansion, and general availability. Deprecated features receive advance notice with migration paths provided.

Feature requests and bug reports are tracked transparently with regular updates. High-impact issues receive priority attention. The Portal maintains multiple release channels including stable releases, beta channels, and experimental branches.

22. TERMINATION AND SUSPENSION

Luna Base Inc. reserves the absolute right to suspend or terminate any account, remove any content, or restrict access to any Portal features at any time, with or without cause, with or without notice, in its sole and absolute discretion. This includes but is not limited to violations of this Agreement, the Terms of Service, or the IDE License Agreement, suspected fraudulent or harmful activity, non-payment or payment disputes, excessive resource consumption or abuse of platform features, legal or regulatory compliance requirements, or for any other reason Luna deems necessary to protect the platform, its users, or Luna's business interests.

Upon termination by Luna, whether for cause or convenience, users immediately lose all access to the Portal and its features, forfeit any pending earnings or Credits not yet paid out, lose the ability to access or modify their published projects, and may have their projects removed from public access at Luna's discretion. Luna has no obligation to provide data exports, project backups, or any form of compensation for terminated accounts. Users terminated for cause are permanently banned from creating new accounts or accessing Luna services through any means, with sophisticated detection systems preventing ban evasion.

Users may voluntarily close their Portal accounts at any time, but such closure does not affect existing licenses granted to other users who have purchased or accessed projects, outstanding payment obligations to Luna, or Luna's rights to project data already incorporated into AI training or platform improvements. Projects from voluntarily closed accounts may remain accessible to users who previously purchased access, though creators lose the ability to update or manage these projects. Luna retains the

right to maintain archived copies of all projects and associated data for legal, compliance, and platform integrity purposes.

Suspended accounts remain in a restricted state where users cannot publish new projects, modify existing projects, withdraw earnings, or access certain platform features. Suspension may be temporary or indefinite at Luna's discretion. Luna may impose additional requirements for reinstatement including identity verification, payment of outstanding fees, agreement to enhanced monitoring, or acceptance of modified terms. There is no guarantee that suspended accounts will be reinstated, and Luna may convert suspensions to permanent terminations at any time.

The effects of termination are immediate and irreversible. All licenses granted to Luna survive termination indefinitely. Attribution requirements, indemnification obligations, and any outstanding payment obligations also survive termination. Luna may pursue collection of any amounts owed, including through legal action, collection agencies, or credit reporting. Terminated users remain liable for any damages caused to Luna or other users during their platform participation.

23. RELATIONSHIP TO OTHER AGREEMENTS

This Portal Agreement operates in conjunction with the Luna Base Inc. Terms of Service, which prevails in conflicts except for Portal-specific provisions. The IDE License Agreement governs Luna Base development tools affecting projects published on the Portal. The Community Code of Conduct provides detailed behavioral guidelines supplementing this Agreement.

Enterprise agreements may modify certain provisions to accommodate specific business requirements. Such modifications apply only to specific enterprise customers while standard terms continue governing other participants.

24. LIMITATION OF LIABILITY

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL LUNA BASE INC., ITS AFFILIATES, OFFICERS, DIRECTORS, EMPLOYEES, AGENTS, SUPPLIERS, OR LICENSORS BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, PUNITIVE, OR EXEMPLARY DAMAGES WHATSOEVER, INCLUDING WITHOUT LIMITATION DAMAGES FOR LOSS OF PROFITS, REVENUE, GOODWILL, USE, DATA, PROJECT CODE, BUSINESS OPPORTUNITIES, OR OTHER INTANGIBLE LOSSES, ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT OR YOUR USE OF THE PORTAL, REGARDLESS OF THE THEORY OF LIABILITY (CONTRACT, TORT, STRICT LIABILITY, OR OTHERWISE) AND EVEN IF LUNA HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Luna's total cumulative liability to you for any and all claims arising from or related to this Agreement, the Portal, or any projects or content accessed through the Portal shall not exceed the lesser of (a) fifty dollars (\$50) or (b) the total fees actually retained by Luna from your specific transactions on the Portal in the three months immediately preceding the event giving rise to the claim. This limitation applies regardless of the number of claims, the number of transactions, or the nature of the damages claimed.

Luna specifically disclaims all liability for: any errors, mistakes, or inaccuracies in AI-generated content; loss or corruption of your projects, data, or creative works; unauthorized access to or alteration of your projects or account; any interruption, suspension, or termination of Portal access; any bugs, viruses, or malicious code in projects published by other users; the conduct, content, or projects of any third party

on the Portal; personal injury or property damage resulting from your use of AI-generated code; any loss of income, profit, or business opportunities; and any failure of the platform to meet your specific requirements or expectations.

You acknowledge and agree that Luna provides the Portal as a platform for user-generated content and does not guarantee the quality, accuracy, safety, legality, or suitability of any projects or content. Luna exercises no editorial control over user projects beyond automated scanning and response to reports. The limitations in this section reflect the allocation of risk between the parties and are a fundamental element of the basis of the bargain between you and Luna. Luna would not provide the Portal without these limitations.

Some jurisdictions do not allow the exclusion or limitation of certain damages, so some of the above limitations may not apply to you. In such jurisdictions, Luna's liability shall be limited to the greatest extent permitted by law. Nothing in this Agreement excludes or limits Luna's liability for death or personal injury caused by its negligence, fraud or fraudulent misrepresentation, or any other liability that cannot be excluded or limited by applicable law.

25. INDEMNIFICATION

You agree to indemnify, defend, and hold harmless Luna Base Inc., its parent companies, subsidiaries, affiliates, officers, directors, employees, agents, partners, suppliers, and licensors (collectively, the "Luna Parties") from and against any and all claims, demands, damages, obligations, losses, liabilities, costs, debt, fines, penalties, and expenses (including but not limited to attorney's fees and costs) arising from or related to: your use of the Portal or any Luna services; your violation of this Agreement, the Terms of Service, the IDE License Agreement, or any other Luna policies; your violation of any third-party rights, including intellectual property rights, privacy rights, or contractual rights; any content or projects you publish, including claims of infringement, harmful code, or misrepresentation; disputes between you and other users or third parties; your violation of any applicable laws or regulations; any damage or harm caused by your projects or AI-generated content; your negligent or intentional misconduct; and any breach of your representations and warranties under this Agreement.

Your indemnification obligations include the duty to defend Luna Parties against any claims at your own expense with counsel reasonably acceptable to Luna. Luna reserves the right, at its own expense, to assume the exclusive defense and control of any matter subject to indemnification by you, in which case you agree to cooperate fully with Luna's defense and provide all reasonably requested assistance, information, and authority. You may not settle any claim affecting Luna without Luna's prior written consent, which may be withheld in Luna's sole discretion.

Creators specifically indemnify Luna Parties against all claims arising from their published projects, including but not limited to: allegations that projects contain malware, viruses, or harmful code; claims of intellectual property infringement, including copyright, patent, trademark, or trade secret violations; breach of third-party licenses or terms of service; failure of projects to perform as described or implied; security vulnerabilities or data breaches caused by project code; violations of privacy laws or unauthorized data collection; false or misleading project descriptions or marketing; harm to end users from project deployment or use; regulatory violations or non-compliance; and any consequential damages arising from project use.

These indemnification obligations survive any termination or expiration of this Agreement and your use of the Portal. The indemnification provisions are not limited by the limitation of liability provisions in this Agreement. You acknowledge that your indemnification obligations may substantially exceed any fees paid to or earned through the Portal. If you fail to adequately defend or settle a claim, Luna may do so on your behalf and recover all costs from you. Luna's decision to participate in the defense of any claim does not waive your indemnification obligations.

26. GOVERNING LAW AND DISPUTE RESOLUTION

This Agreement and any disputes arising from or relating to this Agreement, the Portal, your use of Luna services, or any projects or content accessed through the Portal shall be governed by and construed in accordance with the laws of the State of Delaware, United States, without regard to its conflict of law provisions that would result in the application of the laws of any other jurisdiction. The United Nations Convention on Contracts for the International Sale of Goods shall not apply.

All disputes shall be subject to the mandatory dispute resolution procedures set forth in the Luna Base Inc. Terms of Service, including requirements for good faith informal resolution attempts before initiating formal proceedings. You agree to attempt resolution through direct communication with Luna's legal department for at least sixty days before initiating any formal action. Only after exhausting informal resolution may you proceed to binding individual arbitration as specified in the Terms of Service.

Any arbitration shall be conducted by a single arbitrator under the American Arbitration Association's Commercial Arbitration Rules in Wilmington, Delaware. The arbitrator must have substantial experience in technology and software licensing disputes. The arbitrator's award shall be final and binding, with very limited rights of appeal under the Federal Arbitration Act. You waive any right to a jury trial and any right to participate in class actions or representative proceedings. Each party bears its own costs unless the arbitrator determines that a claim was brought in bad faith.

For any matters not subject to arbitration, including requests for injunctive relief to protect intellectual property rights or prevent imminent harm to the platform, you irrevocably consent to the exclusive jurisdiction and venue of the state and federal courts located in Delaware. You waive any objection to jurisdiction or venue, including claims of inconvenient forum. Luna may seek injunctive relief in any court of competent jurisdiction without posting bond. You consent to service of process by email to the address associated with your account.

If you are a government entity or otherwise exempt from arbitration under applicable law, disputes shall be resolved exclusively in Delaware courts. The prevailing party in any action to enforce this Agreement shall be entitled to recover its reasonable attorneys' fees and costs. Any claim arising from or related to this Agreement or the Portal must be brought within one year after the cause of action accrues, or such claim is permanently barred. This shortened statute of limitations is essential to the Agreement and applies regardless of any longer limitation period under applicable law.

27. MISCELLANEOUS PROVISIONS

This Portal Agreement, with incorporated Terms of Service, IDE License Agreement, and Community Code of Conduct, constitutes the entire agreement regarding the Community Portal. No modification is effective unless published by Luna through official channels or executed by authorized representatives.

If any provision is held invalid, remaining provisions continue in full force. Failure to enforce provisions does not constitute waiver. No agency, partnership, or employment relationship is created. The Agreement may be executed electronically. The English language version controls.

28. MODIFICATION OF TERMS

These terms are subject to modification as the legal and regulatory landscape surrounding AI-generated content evolves. Luna Base Inc. reserves the right to update these terms to address new legal requirements, court decisions, regulatory frameworks, technological capabilities, and community needs. Users will be notified of material changes through platform notifications, email, and homepage notices. Continued use after notification constitutes acceptance.

The platform commits to providing transition periods for changes materially affecting existing projects, typically no less than 30 days unless legally required for immediate implementation. Some changes required for legal compliance or security may require immediate implementation. Users should regularly review current terms.

29. CONTACT INFORMATION

For inquiries regarding the Community Portal Agreement, contact support@lunastation.ai. For legal matters including intellectual property concerns, DMCA notices, or formal disputes, contact legal@lunabase.ai. Physical correspondence should be directed to Luna Base Inc., Legal Department, 2501 North Harwood Street Suite 1900, Dallas, TX 75201-1664.

30. FINAL ACKNOWLEDGMENTS

By accessing or using Lunastation.ai, you acknowledge that you have read, understood, and agree to be bound by this Community Portal Agreement in its entirety. You understand that the Portal operates as part of the broader Luna ecosystem requiring compliance with multiple interrelated agreements. You acknowledge that your Lunabase.ai account status determines your Portal privileges including monetization capabilities and project privacy options. You accept responsibility for all content you publish and consequences arising from your Portal participation. You understand that AI-assisted development and user-generated content creates inherent risks requiring your independent judgment and due diligence.

BY PARTICIPATING IN THE COMMUNITY PORTAL, YOU AGREE TO BE BOUND BY THIS AGREEMENT AND ACKNOWLEDGE YOUR UNDERSTANDING OF THE RIGHTS, RESPONSIBILITIES, AND OPPORTUNITIES THAT PORTAL PARTICIPATION PROVIDES.

APPENDIX A: LUNA PUBLIC AI LICENSE (Luna PAL)

Version 1.0

Effective Date: August 15, 2025

LUNA PUBLIC AI LICENSE (PAL) - Simple Version

This AI-generated work is licensed under the Luna Public AI License.

Created by: [PROJECT CREATOR NAME]

Generated with: Luna Platform (lunabase.ai)

Year: [YEAR]

PERMISSION GRANTED

You are free to use, modify, and distribute this AI-generated work for any purpose.

Commercial use is welcome with an active Luna subscription (see tiers below).

FIVE SIMPLE RULES

1. **Attribution:** Please credit the creator and mention "Generated with Luna Platform"
2. **No Competing AI Training:** Don't use this code to train competing AI models
3. **Stay in Luna Ecosystem:** Don't republish on competing AI code marketplaces (GitHub/GitLab are fine)
4. **Commercial = Subscription:** Business use requires an active Luna account
5. **Keep the Chain:** If you remix this, credit all previous creators

COMMERCIAL RIGHTS BY TIER

Free Account: Personal and non-commercial use only

Pro Account: Commercial use up to \$10K monthly revenue

Teams Account: Unlimited commercial use and sublicensing

Enterprise: Custom terms available

WHAT YOU CAN DO

- ✓ Study and learn from the code
- ✓ Use for personal projects
- ✓ Modify and improve
- ✓ Share with others
- ✓ Use commercially (with subscription)
- ✓ Remix within Luna Platform
- ✓ Share on GitHub, GitLab, etc. (with this license)
- ✓ Include in your own projects

WHAT WE ASK YOU NOT TO DO

- ✗ Train competing AI models with this code
- ✗ Republish on competing AI code marketplaces
- ✗ Remove attribution
- ✗ Use commercially without subscription
- ✗ Claim you wrote it from scratch

WARRANTY

None. This is AI-generated code provided "as-is" without any warranty.
Please review and test thoroughly before production use.
The creators and Luna Platform are not liable for any issues.

ATTRIBUTION FORMAT

Simple attribution is fine:

// Generated with Luna Platform by [Creator Name]

// Licensed under Luna PAL

For remixed works add:

// Based on work by [Previous Creator(s)]

NEED HELP?

- Full legal terms: lunabase.ai/licenses/pal-full
- Questions: legal@lunabase.ai
- Get a subscription: lunabase.ai/pricing
- Verify subscription status: lunabase.ai/verify

Note: This simplified license covers most use cases. For enterprise deployments, complex legal scenarios, or if you need detailed warranty and liability provisions, please refer to the full Luna PAL at the link above.

ACCEPTANCE

By using this AI-generated work, you agree to these terms.
If you don't agree, please don't use this work.

To use this license: Copy this text into a LICENSE file in your project. Replace [PROJECT CREATOR NAME] and [YEAR] with your information. This simplified license covers the essentials while maintaining Luna's protections. Sharing on GitHub, GitLab, and other standard code repositories is encouraged - we only restrict republishing on competing AI code marketplaces. For complex scenarios requiring detailed legal language, see the full Luna PAL at lunabase.ai/licenses/pal-full.