

LUNA WEBSITE TERMS OF USE

Effective Date: August 1, 2025

1. INTRODUCTION AND ACCEPTANCE OF TERMS

1.1 Binding Agreement

These Terms of Use ("Terms") constitute a legally binding agreement between you ("you," "your," "user," or "visitor") and Luna Base Inc., a Delaware corporation ("Luna," "we," "us," or "our"), governing your access to and use of the websites located at www.lunabase.ai, www.lunastation.ai, and any related subdomains, mirror sites, mobile versions, or successor URLs (collectively, the "Websites").

1.2 Additional Agreement

THESE TERMS ARE IN ADDITION TO, AND DO NOT REPLACE OR SUPERSEDE, ANY OTHER AGREEMENTS YOU HAVE ACCEPTED OR EXECUTED WITH LUNA. If you have an existing Account, have accepted our Terms of Service, have executed an Enterprise Agreement, Partnership Agreement, or any other agreement with Luna, those agreements remain in full force and effect. These Terms specifically govern your use of the Websites as a browsing visitor and supplement any existing agreements. Where these Terms conflict with agreements you have previously accepted or executed, the more specific agreement controls, and executed agreements take precedence over click-through agreements.

1.3 Website Distinctions

The Websites consist of two primary platforms. The website www.lunabase.ai ("Luna Platform") hosts Luna Autopilot, our proprietary cloud-based AI development service utilizing multi-agent AI technology, and provides downloads for Luna Base, our integrated development environment software containing proprietary AI integration technology. The website www.lunastation.ai ("Community Portal") serves as our community marketplace displaying AI-generated outputs and projects created through Luna's proprietary AI technology and platforms.

1.4 Acceptance and Modification

By accessing, browsing, viewing, downloading from, or otherwise using the Websites, you represent that you have read and understood these Terms, you agree to be bound by these Terms in addition to any other Luna agreements you have accepted, you have the legal capacity to enter into these Terms, and you are not prohibited from accessing the Websites under applicable law. If you do not agree to these Terms, you must immediately cease all use of the Websites and may not access any content or services provided therein.

1.5 Modifications and Amendments

Luna reserves the unilateral and absolute right to modify, amend, supplement, or replace these Terms at any time without prior notice. Modifications become effective immediately upon posting to the Websites unless otherwise specified. The "Last Updated" date above reflects the most recent modifications. Your continued use of the Websites after any modifications constitutes irrevocable acceptance of the revised

Terms. You waive any right to receive specific notice of such changes beyond the posting of updated Terms.

2. DEFINITIONS

The following definitions apply throughout these Terms:

"AI-Generated Output" means any code, applications, text, or other materials produced by Luna's proprietary AI technology, including outputs from Luna Autopilot, Luna Base, or any Luna AI agents, whether accessed through the Websites, API, or downloadable software.

"AI Model Training" means the use of data, code, content, outputs, or insights to train, fine-tune, improve, develop, or benchmark artificial intelligence models, machine learning systems, neural networks, or similar technologies.

"Luna Technology" means all of Luna's proprietary technology including but not limited to its multi-agent AI architecture, orchestration systems, model routing algorithms, prompt engineering techniques, code generation methodologies, output optimization processes, and all technical implementations thereof.

"Platform Data" means all data generated by, derived from, or relating to the operation of Luna's platforms, including usage patterns, performance metrics, error logs, interaction sequences, and aggregated analytics.

"Account" means a registered user profile created to access Luna's full services, subject to additional agreements including Terms of Service and any executed agreements.

"Content" means all information, data, text, software, code, scripts, graphics, photos, sounds, music, videos, audiovisual combinations, interactive features, AI-Generated Output, and other materials available on or through the Websites.

"Forking" or "Remixing" means creating a derivative version of an existing AI-Generated Output or project through human modification, AI-assisted transformation, or any combination thereof, whether performed manually or through automated processes.

"Intellectual Property Rights" means all past, present, and future rights in and to patents, copyrights, trademarks, trade secrets, database rights, design rights, moral rights, and all other proprietary rights recognized in any jurisdiction worldwide.

"Luna Autopilot" means Luna's proprietary cloud-based AI development service hosted at www.lunabase.ai enabling natural language software development through multi-agent AI collaboration.

"Luna Base" means Luna's proprietary downloadable integrated development environment software available through www.lunabase.ai containing AI agent integration technology.

"Public Projects" means AI-Generated Outputs and projects made publicly accessible through the Community Portal, remaining subject to all applicable Luna agreements and licenses.

"Visitor Content" means any information, feedback, or communications you provide while using the Websites without an Account.

3. LUNA TECHNOLOGY AND PLATFORM ACCESS

3.1 Proprietary Technology Protection

The Websites provide limited visibility into Luna's proprietary AI technology and platforms. All Luna Technology, including the multi-agent AI architecture, orchestration systems, model routing, prompt engineering, code generation methodologies, and technical implementations, constitutes valuable trade secrets and proprietary information. You acknowledge that any exposure to Luna Technology through the Websites does not grant any rights to use, copy, reverse engineer, or reproduce such technology.

3.2 Grant of Limited License

Subject to your compliance with these Terms and any other agreements you have with Luna, Luna grants you a limited, non-exclusive, non-transferable, non-sublicensable, revocable license to access and view the Websites solely for evaluating Luna's services for potential use, browsing publicly available informational content about Luna Technology, previewing AI-Generated Outputs and Public Projects through the Community Portal, accessing publicly available documentation, and downloading Luna Base software subject to separate license agreement.

3.3 License Restrictions

The license granted is expressly conditioned upon strict restrictions. You shall not attempt to discover, derive, or reverse engineer any aspect of Luna Technology, extract or analyze patterns, algorithms, or methodologies from AI-Generated Outputs, use any information gained to develop competing AI systems or platforms, systematically access the Websites to understand Luna's technical architecture, probe or test Luna's AI systems through the Websites, access the Websites through automated means except as expressly permitted, reproduce, distribute, or publicly display Website Content or AI-Generated Outputs except as expressly permitted, or remove, obscure, or alter proprietary rights notices.

3.4 Platform Data and Analytics

All Platform Data generated through your interaction with the Websites belongs exclusively to Luna. This includes navigation patterns, interaction sequences with AI demonstrations, time spent viewing AI-Generated Outputs, search queries and filtering patterns, and any derived analytics or insights. Luna may use Platform Data to improve its technology, optimize AI performance, and enhance user experience without restriction.

4. AI-GENERATED OUTPUT AND PUBLIC PROJECTS

4.1 Nature of AI-Generated Output

All AI-Generated Outputs displayed on the Websites represent the product of Luna's proprietary AI technology and are protected by applicable intellectual property laws. These outputs demonstrate Luna's technical capabilities but do not grant any rights to the underlying technology, prompts, or generation methods.

4.2 Public Project Preview Rights

Visitors may access Public Projects and AI-Generated Outputs on both Websites for preview purposes only. Such preview access includes viewing output demonstrations and code samples, examining project

structure and architecture created by Luna's AI, reading documentation generated by Luna Technology, accessing metadata about the AI generation process, and observing the quality and capabilities of Luna's AI systems.

4.3 Restrictions on AI-Generated Output

Without a registered Account and applicable subscription under Luna's Terms of Service or executed agreements, visitors are expressly prohibited from downloading, exporting, or extracting any AI-Generated Output, using outputs to understand or replicate Luna's AI methodologies, forking, remixing, or creating derivative works from AI-Generated Outputs, using outputs for any commercial purpose, copying substantial portions of AI-Generated Output, systematically accessing outputs for pattern analysis, using outputs or insights gained for AI Model Training, or circumventing technical measures that protect AI-Generated Outputs.

4.4 Output Provenance and Attribution

All AI-Generated Outputs contain embedded metadata and attribution requirements linking them to Luna Technology. Any authorized use of AI-Generated Outputs, available only through proper Account registration and applicable agreements, must maintain complete provenance records identifying Luna as the AI technology provider, the specific Luna AI agents involved in generation, modification history and remixing chain, and all applicable licensing terms from Luna agreements.

4.5 No Warranty for Outputs

Luna provides no warranties regarding AI-Generated Outputs displayed on the Websites. Outputs are demonstrations of technical capability and may contain errors, security vulnerabilities, or other issues. Luna expressly disclaims all liability for any use of AI-Generated Outputs accessed through the Websites without proper Account registration and applicable agreements.

5. PROHIBITED USES OF LUNA TECHNOLOGY

5.1 Technology Protection

You shall not engage in any activity that attempts to access, understand, copy, or replicate Luna Technology, including but not limited to reverse engineering any aspect of Luna's AI systems, analyzing AI-Generated Outputs to derive Luna's methodologies, attempting to discover Luna's prompt engineering techniques, probing Luna's model selection or routing algorithms, extracting patterns from Luna's orchestration systems, or using any information gained to compete with Luna.

5.2 AI Model Training Prohibition

YOU ARE EXPRESSLY PROHIBITED FROM USING ANY CONTENT FROM THE WEBSITES, INCLUDING BUT NOT LIMITED TO AI-GENERATED OUTPUTS, PUBLIC PROJECTS, PLATFORM DATA, OR ANY INSIGHTS ABOUT LUNA TECHNOLOGY, FOR AI MODEL TRAINING WITHOUT EXPRESS WRITTEN PERMISSION FROM LUNA BASE INC. EXECUTIVE LEADERSHIP. This absolute prohibition includes using any Content to train, fine-tune, or improve AI models, extracting patterns or algorithms from AI-Generated Outputs, creating datasets from Luna's outputs for machine learning, analyzing Luna Technology to develop competing systems, using Content to benchmark or evaluate AI models, reverse engineering Luna's AI

approaches, using insights gained to improve non-Luna AI systems, and studying Luna's outputs to understand AI generation techniques.

5.3 Competitive Intelligence Prohibition

You shall not access the Websites to gather competitive intelligence about Luna Technology, including analyzing AI-Generated Output quality or patterns, studying Luna's AI agent interactions or capabilities, understanding Luna's technical architecture or infrastructure, discovering Luna's AI model usage or routing strategies, learning Luna's prompt engineering or optimization techniques, or obtaining any information to develop competing products or services.

5.4 Platform Integrity

You shall not interfere with or attempt to manipulate Luna's platforms, impose unreasonable load on Luna's AI systems, submit prompts or requests designed to expose Luna Technology, attempt to bypass output protections or restrictions, forge requests to appear as legitimate Luna operations, or transmit malicious inputs to Luna's AI systems.

5.5 Commercial and Licensing Violations

You shall not use the Websites or any Content for commercial purposes without appropriate Luna agreements, circumvent licensing restrictions on AI-Generated Outputs, misrepresent your rights to use Luna Technology or outputs, assist others in violating Luna's intellectual property rights, resell or redistribute access to Luna Technology, or claim ownership of AI-Generated Outputs without proper licensing.

6. INTELLECTUAL PROPERTY IN LUNA TECHNOLOGY

6.1 Luna's Proprietary Rights in Technology

Luna owns all right, title, and interest in and to Luna Technology, including all multi-agent AI systems and orchestration technology, AI model selection and routing algorithms, prompt engineering and optimization techniques, code generation and output refinement methodologies, Platform Data and analytics derived from operations, all software, algorithms, and technical implementations, improvements, modifications, and derivative works thereof, and all associated Intellectual Property Rights worldwide.

6.2 Trade Secret Protection

Luna Technology constitutes valuable trade secrets protected under applicable law. You acknowledge that exposure to Luna Technology through the Websites or AI-Generated Outputs does not diminish its trade secret status. You agree to maintain the confidentiality of any Luna Technology insights gained through Website access and not to use such insights for any purpose other than evaluating Luna's services.

6.3 AI-Generated Output Rights

AI-Generated Outputs displayed on the Websites remain subject to Luna's intellectual property rights and the licensing terms of applicable Luna agreements. The display of AI-Generated Outputs on the

Websites does not grant any ownership or license rights to visitors. Only properly registered users with applicable agreements may obtain rights to use AI-Generated Outputs.

6.4 Feedback and Improvements

Any feedback, suggestions, or ideas you provide regarding Luna Technology, AI-Generated Outputs, or the platforms becomes Luna's exclusive property. Luna may use such feedback to improve its AI systems, develop new features, or enhance its technology without compensation or attribution to you. You hereby assign all rights in such feedback to Luna and waive any moral rights therein.

6.5 Patent and Copyright Notice

Luna Technology may be protected by issued and pending patents. All AI-Generated Outputs are protected by copyright. Unauthorized use, reproduction, or distribution may violate patent law, copyright law, trade secret law, and other applicable laws, subjecting violators to civil and criminal penalties.

7. DATA PRACTICES AND PLATFORM ANALYTICS

7.1 Platform Data Collection

By accessing the Websites, you consent to Luna's collection of Platform Data including all interactions with AI-Generated Output previews, patterns of accessing Luna Technology demonstrations, technical data about your browsing environment, performance metrics of content delivery, and all derived analytics and insights. Platform Data is essential to Luna's technology development and platform optimization.

7.2 Technology Improvement

Luna uses Platform Data and analytics to improve its AI technology, optimize model performance, enhance output quality, develop new features, understand user needs, and advance its proprietary methodologies. You acknowledge that insights derived from your interactions may be incorporated into Luna Technology without restriction.

7.3 Privacy Policy Integration

Your use of the Websites is subject to Luna's Privacy Policy, available at www.lunabase.ai/privacy, which is incorporated herein by reference. The Privacy Policy describes information collection, use, disclosure, and protection practices. By accessing the Websites, you consent to data practices described therein.

7.4 International Data Transfer

You acknowledge and consent that Platform Data and other information may be transferred to and processed in the United States and other countries where Luna or its service providers operate. Such jurisdictions may have different data protection laws than your jurisdiction.

8. DISCLAIMERS REGARDING LUNA TECHNOLOGY

8.1 Technology "AS IS"

THE WEBSITES, LUNA TECHNOLOGY, AND ALL AI-GENERATED OUTPUTS ARE PROVIDED "AS IS" AND "AS AVAILABLE" WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND. YOUR USE OF THE WEBSITES AND EXPOSURE TO LUNA TECHNOLOGY IS AT YOUR SOLE RISK.

8.2 No Technology Warranties

LUNA DISCLAIMS ALL WARRANTIES REGARDING ITS TECHNOLOGY, INCLUDING IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, NON-INFRINGEMENT, ACCURACY OF AI-GENERATED OUTPUTS, RELIABILITY OF AI SYSTEMS, FREEDOM FROM ERRORS OR DEFECTS, OR THAT LUNA TECHNOLOGY WILL MEET ANY PARTICULAR REQUIREMENTS.

8.3 AI Technology Limitations

LUNA DOES NOT WARRANT THAT AI-GENERATED OUTPUTS WILL BE ERROR-FREE, SECURE, OR SUITABLE FOR ANY PURPOSE. AI TECHNOLOGY IS PROBABILISTIC AND EXPERIMENTAL IN NATURE. OUTPUTS MAY VARY AND CONTAIN INACCURACIES, SECURITY VULNERABILITIES, OR OTHER ISSUES. LUNA DISCLAIMS ALL LIABILITY FOR ANY RELIANCE ON AI-GENERATED OUTPUTS.

8.4 No Guarantee of Availability

LUNA DOES NOT GUARANTEE CONTINUOUS ACCESS TO ITS TECHNOLOGY OR PLATFORMS. LUNA MAY MODIFY, SUSPEND, OR DISCONTINUE ANY ASPECT OF ITS TECHNOLOGY OR AI SYSTEMS WITHOUT NOTICE. LUNA HAS NO OBLIGATION TO MAINTAIN BACKWARD COMPATIBILITY OR PRESERVE ANY PARTICULAR FEATURES.

9. LIMITATION OF LIABILITY

9.1 Exclusion of Damages

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL LUNA BE LIABLE FOR ANY DAMAGES ARISING FROM YOUR EXPOSURE TO OR USE OF LUNA TECHNOLOGY, AI-GENERATED OUTPUTS, OR PLATFORM DATA, INCLUDING INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, EXEMPLARY, OR PUNITIVE DAMAGES, LOST PROFITS OR BUSINESS OPPORTUNITIES, COSTS OF DEVELOPING COMPETING TECHNOLOGY, OR ANY DAMAGES BEYOND DIRECT DAMAGES.

9.2 Liability Cap

IN NO EVENT SHALL LUNA'S AGGREGATE LIABILITY FOR ALL CLAIMS ARISING FROM OR RELATED TO THESE TERMS, THE WEBSITES, LUNA TECHNOLOGY, OR AI-GENERATED OUTPUTS EXCEED ONE HUNDRED DOLLARS (\$100 USD).

9.3 Time Limitation

ANY CAUSE OF ACTION ARISING FROM OR RELATED TO LUNA TECHNOLOGY OR THE WEBSITES MUST BE COMMENCED WITHIN ONE (1) YEAR AFTER THE CAUSE OF ACTION ACCRUES; OTHERWISE, SUCH CAUSE OF ACTION IS PERMANENTLY BARRED.

9.4 Essential Terms

YOU ACKNOWLEDGE THAT LUNA HAS MADE ITS TECHNOLOGY VISIBLE THROUGH THE WEBSITES IN RELIANCE UPON THESE LIMITATIONS, WHICH FORM AN ESSENTIAL BASIS OF THE BARGAIN. LUNA WOULD NOT PROVIDE ACCESS TO ITS TECHNOLOGY WITHOUT THESE PROTECTIONS.

10. INDEMNIFICATION FOR TECHNOLOGY MISUSE

10.1 Your Indemnification Obligations

You agree to indemnify, defend, and hold harmless Luna Base Inc. and its affiliates from all claims, damages, losses, costs, and expenses (including reasonable attorneys' fees) arising from or related to your unauthorized use of Luna Technology or AI-Generated Outputs, any attempt to reverse engineer or replicate Luna's AI systems, use of Content for AI Model Training without permission, violation of Luna's intellectual property rights in its technology, misuse of Platform Data or analytics, competitive use of information gained through Website access, false claims about rights to use Luna Technology, assistance to others in violating Luna's technology rights, and any breach of these Terms relating to Luna Technology.

10.2 Procedures

Luna reserves the right to assume exclusive defense of any matter subject to indemnification. You shall cooperate fully and may not settle claims affecting Luna's technology rights without written consent.

10.3 Survival

This indemnification obligation survives termination and applies to any misuse of Luna Technology or insights gained through Website access.

11. DISPUTE RESOLUTION

11.1 Governing Law

These Terms and any disputes arising hereunder shall be governed by the laws of the State of Delaware, United States, without regard to conflict of law principles. These Terms supplement but do not modify the governing law provisions of any executed agreements you have with Luna.

11.2 Informal Resolution

Before initiating formal proceedings regarding these Website Terms, you must attempt good faith informal resolution by sending written notice to legal@lunabase.ai describing the dispute and desired resolution. Luna will attempt to resolve the dispute informally for thirty (30) days from receipt of notice.

11.3 Binding Individual Arbitration

If informal resolution fails, disputes relating to these Website Terms shall be resolved through binding individual arbitration administered by the American Arbitration Association under its Commercial Arbitration Rules in Wilmington, Delaware. If you have an executed agreement with Luna containing different dispute resolution provisions, those provisions control for disputes under that agreement.

11.4 Class Action Waiver

YOU AND LUNA AGREE THAT CLAIMS RELATING TO THESE WEBSITE TERMS MUST BE BROUGHT INDIVIDUALLY AND NOT AS PART OF ANY CLASS, COLLECTIVE, OR REPRESENTATIVE PROCEEDING.

11.5 Injunctive Relief

Notwithstanding the foregoing, Luna may seek immediate injunctive relief in any court for violations of its technology rights, unauthorized use of Luna Technology, or violations of the AI Model Training prohibition.

12. TERMINATION AND REMEDIES

12.1 Termination by Luna

Luna may immediately terminate or suspend your Website access for any violation of these Terms, particularly those relating to Luna Technology protection, without affecting any other agreements you have with Luna unless those agreements provide otherwise.

12.2 Effect on Technology Rights

Upon termination of Website access, you must cease all use of any Luna Technology insights, destroy any copies of AI-Generated Outputs improperly obtained, and continue to maintain confidentiality of Luna Technology. Termination does not affect your obligations under any other Luna agreements.

12.3 Remedies for Technology Violations

For violations relating to Luna Technology, Luna may seek actual damages and lost profits, injunctive relief to prevent continued misuse, liquidated damages of \$50,000 per violation for unauthorized AI Model Training, disgorgement of profits from technology misuse, and attorneys' fees and costs.

13. EXPORT CONTROLS AND TECHNOLOGY RESTRICTIONS

13.1 Export Control

Luna Technology may be subject to U.S. export control laws, including restrictions on AI technology, machine learning systems, and certain algorithms. You shall not access Luna Technology from prohibited jurisdictions or export technology insights in violation of applicable laws.

13.2 Prohibited Jurisdictions

Access to Luna Technology through the Websites is prohibited from countries subject to U.S. sanctions. Luna may implement technical measures to prevent access from restricted locations.

13.3 Compliance

You represent that you are not prohibited from accessing AI technology under applicable laws and will not use Luna Technology for any prohibited purposes.

14. RELATIONSHIP TO OTHER AGREEMENTS

14.1 Supplemental Nature

These Terms supplement and do not replace any other agreements you have with Luna. If you have accepted Terms of Service, executed an Enterprise Agreement, Partnership Agreement, or any other agreement with Luna, those agreements remain in full effect.

14.2 Order of Precedence

In case of conflict between these Website Terms and other Luna agreements, executed agreements take precedence over click-through agreements, specific agreements control over general agreements, and Terms of Service or other service agreements control for registered users over these visitor-focused Website Terms.

14.3 Cumulative Obligations

Your obligations under these Terms are in addition to obligations under any other Luna agreements. Violations of these Terms may constitute violations of other agreements and vice versa.

15. GENERAL PROVISIONS

15.1 Entire Agreement Regarding Website Access

These Terms constitute the entire agreement regarding Website access and supplement other Luna agreements regarding service use.

15.2 Severability

If any provision is held invalid or unenforceable, it shall be modified to the minimum extent necessary or severed, with remaining provisions continuing in effect.

15.3 No Waiver

Luna's failure to enforce any provision does not waive that provision. Waivers must be in writing and signed by Luna.

15.4 Assignment

You may not assign these Terms without Luna's written consent. Luna may freely assign these Terms.

15.5 Force Majeure

Luna shall not be liable for delays or failures due to causes beyond its reasonable control.

15.6 Notices

Notices to Luna must be sent to legal@lunabase.ai. Electronic notices satisfy writing requirements.

15.7 Technology Protection Survival

All provisions protecting Luna Technology, including confidentiality, IP rights, and use restrictions, survive termination indefinitely.

16. MINORS

The Websites and Luna Technology are not directed to individuals under eighteen (18) years of age. If you are under 18, you may not access the Websites or Luna Technology. Parents believing we have inadvertently collected minor information should contact legal@lunabase.ai.

17. ACCESSIBILITY

Luna endeavors to make the Websites accessible to individuals with disabilities. If you encounter accessibility barriers, contact support@lunabase.ai with specific details.

18. CALIFORNIA RESIDENTS

California residents may have additional rights under California law. If you are a California resident, you waive California Civil Code Section 1542 regarding unknown claims to the extent permitted by law.

19. DMCA COMPLIANCE

Luna respects intellectual property rights. To report copyright infringement, send DMCA-compliant notices to legal@lunabase.ai. Luna reserves the right to terminate access for repeat infringers.

20. CONTACT INFORMATION

Luna Base Inc.

Mailing Address:

2501 North Harwood Street Suite 1900
Dallas, TX 75201-1664
United States

Electronic Communications:

General Inquiries and Support: support@lunabase.ai
Legal Matters (including Privacy, Copyright, and Compliance): legal@lunabase.ai

Websites:

www.lunabase.ai (Luna Platform)
www.lunastation.ai (Community Portal)

ACKNOWLEDGMENT AND ACCEPTANCE

BY ACCESSING OR USING THE WEBSITES, YOU ACKNOWLEDGE THAT YOU HAVE READ, UNDERSTOOD, AND AGREE TO BE BOUND BY THESE TERMS OF USE IN ADDITION TO ANY OTHER AGREEMENTS YOU HAVE WITH LUNA. YOU ACKNOWLEDGE THAT THESE TERMS CONTAIN IMPORTANT PROTECTIONS FOR LUNA'S PROPRIETARY AI TECHNOLOGY AND IMPOSE STRICT LIMITATIONS ON USE OF AI-GENERATED OUTPUTS. YOU FURTHER ACKNOWLEDGE THE ABSOLUTE PROHIBITION ON USING ANY CONTENT FOR AI MODEL TRAINING WITHOUT EXPRESS WRITTEN PERMISSION. IF YOU DO NOT AGREE TO THESE TERMS, YOU MUST NOT ACCESS OR USE THE WEBSITES.