

Terms and Conditions

Of product AITernet run by Oxita Cybersecurity s.r.o. ("Declaration")

1 INTRODUCTORY PROVISIONS

1.1 Welcome to AITernet run by Oxita Cybersecurity s.r.o., ID no: 09568841, with its registered office at Korunní 2569/108, Vinohrady (Praha 10), 101 00 Praha registered in the Commercial Register kept by the Municipal Court in Prague, Czech Republic under No. C 337664/MSPH ("Company," "we," "us," or "our"). These Terms and Conditions ("Terms") govern your use of our software and services (collectively, the "Service").

1.2 By registering, accessing, or using our Service, you ("Client," "you," or "your") agree to comply with and be bound by these Terms. If you do not agree with these Terms, you must not use our Service. By using our Service an agreement on provision of Service is concluded between us and you ("Agreement").

1.3 Definitions:

- a) "Service" refers to the AITernet browser automation software and services provided by the Company that assist users in automating web browsing tasks through natural language commands and AI-driven automation.
- b) "Client" refers to any individual or entity using the Service.
- c) "Browser Data" refers to the data collected during the automated browsing sessions.
- d) "Third-Party AI Model" refers to the artificial intelligence models used to interpret user commands and automate browsing actions.
- e) "Other Third Parties" refers to third-party providers of cloud computing and server services utilized by the Company.

2 SERVICE

2.1 Character of the Service. The Company provides a browser automation solution that interprets natural language commands to perform web browsing tasks on behalf of the Client. The Service includes functionality for automated form filling, navigation, data extraction, and task automation across various websites and web applications.

2.2 Browser Data and Privacy. The Company processes browser data strictly necessary for the operation of the Service. We do not store, view, retain, or have access to the content of web pages you visit - this data is only processed in real-time by our AI system to execute your automation

commands. All processing is automated and no human operators have access to your browsing content. All browser data is pseudonymized and used solely for executing the requested automation tasks.

2.3 Third-Party Integration. The Client consents to the processing of commands and browser data by Third-Party AI Models for the purpose of interpreting commands and generating automation instructions. The Client acknowledges that the Company is not responsible for the use or handling of data by the operators of Third-Party AI Models or Other Third Parties. Browsing content is processed by Third-Party AI Models that guarantee automated-only processing without human access or data retention.

2.4 Data Storage and Retention. Browser data and related information will be stored for a period of 30 days and then deleted. The Company reserves the right to delete data after this period. For clarity, "browser data" refers to automation commands and technical data needed for Service operation, not the content of websites visited.

3 CLIENT OBLIGATIONS

3.1 Payment. The Client is obliged to pay all payments fully and on time as stipulated in these Terms.

3.2 Compliance with Laws. The Client shall ensure that their use of the Service complies with all applicable laws, regulations, and third-party agreements. The Client is responsible for ensuring that their automated tasks do not violate any terms of service of websites being accessed.

3.3 Data Privacy and Security. The Client is solely responsible for:

- Ensuring compliance with data protection and privacy laws when using the Service to access and process personal data
- Maintaining the security of their login credentials and preventing unauthorized access
- Obtaining necessary consents for automated access to third-party services
- Implementing appropriate security measures for sensitive operations

3.4 Authorization. The Client must ensure they have proper authorization to perform automated actions on any websites or services accessed through AITernet.

3.5 Responsible Use. The Client agrees to:

- Not use the Service for any illegal or unauthorized purposes

- Not attempt to circumvent security measures or access restrictions
- Not use the Service in ways that could damage or overload systems
- Not automate actions that could violate third-party terms of service

4 LIMITATION OF LIABILITY

4.1 Service Provision. The Service is provided on an "as-is" and "as-available" basis. The Company disclaims all warranties regarding the accuracy or reliability of automated actions.

4.2 Automated Actions. The Company shall not be liable for:

- Any errors or unintended actions performed by the automation system
- Financial losses resulting from automated transactions or purchases
- Data loss or security breaches not directly caused by Company negligence
- Consequences of misinterpreted commands or automation failures

4.3 Third-Party Services. The Company is not liable for:

- Availability or functionality of third-party websites and services
- Changes to third-party websites that affect automation capabilities
- Terms of service violations on third-party platforms
- Data handling practices of third-party services

4.4 Cumulative Liability. The Company's total liability shall not exceed the amount paid by the Client in the twelve months preceding any claim.

5 INTELLECTUAL PROPERTY AND CONFIDENTIALITY

5.1 Ownership. All intellectual property rights in the Service remain with the Company.

5.2 License. The Company grants the Client a limited, non-exclusive license to use the Service for personal or business purposes.

5.3 Restrictions. The Client shall not:

- Reverse engineer or decompile the Service
- Create derivative works based on the Service
- Remove or alter any proprietary notices
- Share or resell access to the Service

6 TERMINATION

6.1 By Company. The Company may terminate service:

- For violations of these Terms
- For prolonged inactivity
- For abusive or harmful behavior
- At its discretion with reasonable notice

6.2 By Client. The Client may terminate service with written notice.

7 FINAL PROVISIONS

7.1 Contact. For queries, contact support@aiternet.cz.

7.2 Governing Law. These Terms are governed by Czech Republic law.

7.3 Modifications. The Company may modify these Terms with 14 days notice.

7.4 Effective Date. These Terms are effective as of 24th of January 2025.

Declarations and Warnings

Associated with the use and Service of AITernet by Oxita Cybersecurity s.r.o.

8 INTRODUCTORY PROVISIONS

8.1 Unless otherwise stated, the definitions in the Terms & Conditions apply.

8.2 This Declaration applies to all Services provided by the Company.

8.3 Each automation scenario has distinct risks; this notice contains general descriptions of risks associated with browser automation. It is important that Client fully understands these risks before using the Service.

9 SPECIFIC DISCLAIMERS

9.1 Automation Risks

- The Service may not perfectly interpret all commands
- Automated actions could have unintended consequences
- Financial transactions may be executed automatically
- Browser automation may trigger security alerts on websites
- Some websites may block or restrict automated access

9.2 Data Security and Privacy

- The Service requires temporary access to browsing data for automation purposes only
- We never store, view, or retain the content of web pages you visit
- All browser data processing is automated and used solely by AI systems without human access
- Automated logins require secure credential handling
- Third-party websites may detect and respond to automation
- Sensitive data is processed only during automation and not retained
- Browsing content is processed only by AI systems of trusted third parties that guarantee automated-only processing

9.3 Financial Operations

- Automated payments and transactions are executed at Client's risk
- Pricing and terms on websites may change during automation
- Multiple automated transactions may be triggered simultaneously
- Currency conversion and fees may apply

9.4 Third-Party Services

- Websites may change without notice, affecting automation
- Terms of service on third-party sites may prohibit automation
- Account restrictions may be imposed by third-party services
- Authentication methods may change or fail

9.5 Performance Limitations

- Internet connectivity affects automation reliability
- Website response times impact automation speed
- Complex tasks may require multiple attempts
- Some websites may be incompatible with automation

9.6 Security Considerations

- Automation may trigger fraud detection systems
- Multiple login attempts may lock accounts
- Security challenges may interrupt automation
- Two-factor authentication may require manual intervention

10 RISK ACKNOWLEDGMENT

10.1 By using the Service, Client acknowledges:

- Understanding of automation risks
- Responsibility for automated actions
- Acceptance of potential errors
- Compliance with third-party terms
- Financial responsibility for transactions

11 FINAL PROVISIONS

11.1 This Declaration forms an integral part of the Terms.

11.2 Contact support@aiternet.cz for queries.

11.3 Effective 24th of January 2025.