

Terms and Conditions of Service

Last updated: 29/06/2026

Welcome to the services provided by Global Direct Solutions LTD, hereinafter referred to as the "Provider" with address 168 The Circle, Queen Elizabeth Street, SE1 2JL, London, United Kingdom. Company Registration Number: 13435358. If you have any questions, please do not hesitate to contact our customer service team by sending an email to info@estrivion.com. By creating an account, accessing, or using our services, you unconditionally acknowledge, understand, and accept the legally binding terms and conditions set out in this document. We strongly recommend that you review them carefully before continuing to use our services.

Legal framework

These Terms of Use, their subject matter, and their formation (and any non-contractual disputes or claims) shall be governed by, and construed in accordance with, English law. In case of disputes arising in connection with the processing of payment cards, it is agreed that the competent court shall be the court of , United Kingdom. Both parties acknowledge the jurisdiction of such courts and agree to bring any claim, dispute, or controversy before them. It is important to note that this provision shall remain valid even after the termination of your right to use this service.

Eligibility

To use the Services and subscribe to the Service, you must be at least 18 years of age and have the legal capacity to enter into a binding contract under the laws applicable to you. By creating an account or using the Services, you represent and warrant that you meet these requirements. If you do not meet these requirements, you must not use the Services or subscribe to the Service.

Entertainment Platform

The service offers an online entertainment platform designed to provide access to a wide variety of multimedia and digital entertainment content, including games, utilities, and interactive features. It combines digital leisure and entertainment in an interactive environment ideal for solo or family enjoyment. The Provider wishes to make it explicitly clear that the content, games, and activities available on the platform only have a strictly recreational and entertainment function; they do not award, under any circumstances, any real-world prizes, monetary rewards, financial compensation, or tangible value to the user for using them. Both the Portal and our entertainment platform, which includes all of its features, functionalities, instant streaming, our website, user interfaces, as well as all associated content, intellectual property, and software (collectively referred to as the "Platform" or the "Service"), are made available strictly following the terms and conditions outlined in these Terms of Use (the "Terms"), as well as in other agreements and documents referenced in this text, including any future modifications (collectively, the "Agreement"). By using the Portal and/or the Service, whether as a registered user, a recipient of an email from a registered user, or a general user of the service, you irrevocably agree to be bound by this Agreement. You acknowledge and agree that this Agreement constitutes a legally binding contract between you and Global Direct Solutions LTD ("Provider", "we", "us"). If you do not wish to be bound by these terms, you must immediately cease all access and stop using the Portal and the Service.

Agreement in force

By entering, browsing, or using our Services, you explicitly agree to the terms and conditions set

forth below. Please note that no contract, agreement, or obligation has been formed or created until your registration has been formally accepted by the Provider to receive our Services. We reserve the absolute right to refuse, suspend, or cancel any application or account for the Services at our sole and absolute discretion, without liability.

To access and use the premium features of our Services, you are strictly required to create a personal account. During the registration process, you are required to provide complete, accurate, and current personal information, including your valid email address, a secure password, your first and last name, as well as your valid billing and bank card or digital payment details.

The information you provide will be processed securely and used for the operation, security, and administration of the Services. Your personal data will not be sold to third parties for marketing purposes, in strict compliance with applicable data protection legislation.

By providing us with your data and creating an account, you grant your express and explicit consent for us to send transactional and promotional communications to your email address. These communications may include customer service-related information, transaction and billing confirmations, newsletters, operational updates, product offerings, or other relevant marketing materials. You may opt out of promotional emails at any time via the unsubscribe link provided therein.

You understand, acknowledge, and agree that, to the maximum extent permitted by applicable law, the Provider reserves the right to amend, modify, vary, or update the terms and conditions of this Agreement at any time. Non-material changes will become effective immediately once published on the Website or on the date specified in the notice. For any material changes affecting your subscription terms or fees, we will provide you with reasonable prior notice via email. If you choose to continue using our Portal and/or our Services after a modification has been posted or notified to you, you will be deemed to have given your absolute and unconditional acceptance of the modified or amended agreement. If you do not agree with the modifications, your sole remedy is to stop using our Portal and our Services and cancel your subscription.

We are committed to providing you with a satisfying and safe experience. If you have any questions, disputes, or concerns, please do not hesitate to contact our customer service.

Your license of use

Subject to your strict compliance with these Terms, we grant you a limited, non-exclusive, non-transferable, non-sublicensable, revocable licence to access and use the Services solely for your personal, non-commercial entertainment use. Any breach of these Terms shall result in the immediate and automatic revocation of this licence without prior notice or liability.

We reserve the absolute right, in our sole and absolute discretion, to make updates, modifications, or changes to the features, functionalities, and operation of our service at any time without prior notice. You acknowledge and agree that no description of the current operation of the service constitutes a legal representation, warranty, or commitment regarding its future operational standards or availability. We continuously optimize our platform, and technical adjustments may be implemented without being fully reflected in these Terms.

Regarding the content, you are granted permission to access and view it solely for your personal, non-commercial use, strictly in accordance with this Agreement. It is strictly prohibited to circumvent, bypass, remove, alter, deactivate, or interfere with any copyright, trademark, watermarks, or other proprietary notices contained within the content, as well as any digital rights

management (DRM) or technical control measures designed to protect the platform. You shall not copy, download, capture, transmit, reproduce, duplicate, distribute, publish, modify, translate, lease, sell, or otherwise exploit the content without our express prior written permission. In addition, you are strictly prohibited from framing, deep-linking, or embedding the content, or creating any business, service, or product derived from, or using any element of, the content (including text, graphics, design, logos, interfaces, audio, and video materials), whether for-profit or not-for-profit. This prohibition includes the creation of any unauthorized derivative material (such as montages, desktop backgrounds, or merchandise), regardless of whether such products are distributed free of charge.

Content availability is dynamic and may vary over time, across devices, and from country to country. The quality, resolution, and speed of content delivery and playback are highly dependent on external factors beyond our control, including your geographic location, available network bandwidth, device compatibility, and Internet connection speed. Consequently, the Provider makes no warranties and cannot guarantee the quality, stability, or resolution of the viewing experience on your specific hardware.

Furthermore, access to and viewing of the Service is strictly restricted to geographic areas where we officially offer our service and hold the necessary licenses. We deploy geo-location technology to verify your actual physical location and enforce these restrictions. Any attempt to bypass, spoof, or mask your geographic location (including through the use of VPNs, proxy servers, or equivalent technologies) is strictly prohibited and constitutes a material breach of this contract, enabling immediate termination of your account without eligibility for a refund.

We appreciate your cooperation and hope you enjoy our Service. If you have any questions or operational concerns, please do not hesitate to contact our support team.

Contact and customer Service

If you have any inquiries, technical questions, or customer service requests, please contact our dedicated Customer Service team directly by sending an email to info@estrivion.com.

To ensure proper access and operational stability of our Services, it is your sole responsibility to ensure that your hardware, hardware configuration, and internet connection meet the platform's technical requirements, which include a stable broadband Internet connection and an updated, compatible web browser. The Provider accepts no liability for access failures resulting from infrastructure or device incompatibility.

While your subscription remains active, you will have access to our remote customer support, which consists of assistance with standard platform usage and troubleshooting regarding your user account (collectively, "Customer Services"). Our digital Customer Service infrastructure is available to receive inquiries 24 hours a day, 7 days a week, primarily via email communications. We endeavor to handle all inquiries efficiently; however, response times may vary based on ticket volume. You acknowledge that you are solely responsible for any costs, data fees, or third-party equipment required to access our support. The Provider is under no contractual obligation to offer hardware maintenance, custom software configurations, in-person assistance, or any support formats not explicitly stated in this document. Any additional discretionary support provided shall not establish any future obligation or modify these Terms.

We remain fully committed to delivering a professional support experience and resolving administrative or platform queries via our designated communication channels.

Payment

Below we provide you with all the relevant, legally binding information about our tariff, billing cycles, and the payment process:

The subscription fee is \$ 39.99 every 28 days. By subscribing, you expressly authorize the Provider to establish a Continuous Payment Authority (CPA) on your payment method. This subscription will automatically renew and bill every 28 days for successive 28-day periods at the standard rate until you explicitly cancel your account in accordance with the Cancellation section.

The Provider may, at its sole discretion, offer promotional campaigns, including limited trial periods or discounted initial subscription prices. Users who sign up for such promotional trials may cancel the service at any time during the trial period to avoid being billed the full standard price of the subscription. Unless cancelled prior to the expiration of the trial period, you acknowledge that the subscription will automatically convert and renew into a full paid subscription at the standard rate of \$ 39.99 every 28 days, billed automatically to your selected payment method.

The current promotional offer consists of a 3-day trial period at an initial non-refundable processing price of \$0.99. **Crucial statutory notice for UK Consumers:** By paying for this trial and accessing the digital content immediately, you give your express request and explicit consent for the immediate execution of this contract, and you unconditionally acknowledge that you waive and lose your statutory 14-day right of withdrawal (cooling-off period) under the UK Consumer Contracts Regulations 2013 once the supply of digital content has begun.

The applicable tariff is subject to change and modification by the Provider, which will be communicated to you in advance by electronic notification. Subscription fees are strictly due and will be automatically charged at the immediate beginning of each 28-day billing cycle. The exact billing date and time may dynamically vary in certain scenarios, including but not limited to payment processing delays, calendar discrepancies, network latency, or if your primary payment method fails or is not configured correctly.

We accept payments through the secure methods made available during the interactive checkout process, including standard credit cards, debit cards, and authorized digital wallets such as Apple Pay and Google Pay, where technically available. You acknowledge and agree that your card issuer, bank, or mobile payment provider may apply independent international transaction fees, conversion rates, or processing charges. We highly recommend that you contact your payment infrastructure provider for further information regarding these external costs. All prices quoted on our platform include applicable statutory taxes (VAT) but exclude any separate third-party payment processing fees or banking commissions.

By accepting these Terms of Use, you represent, warrant, and guarantee under penalty of fraud that all payments are made using legitimate funds from authorized financial instruments of which you are the lawful holder. Furthermore, you grant your explicit, irrevocable consent for the secure transmission of your customer data (first name, surname, billing address, email address, and specific cryptographic payment tokens or data required to process your transaction) to our designated third-party payment gate and processing providers. The payment processing infrastructure strictly complies with the Payment Card Industry Data Security Standard (PCI DSS). If a transaction is rejected or fails due to reasons attributable to your banking entity, digital wallet configuration, or network connectivity, we request that you contact us immediately at info@estrivion.com. If any due payment fails processing and your account remains active without cancellation, we reserve the absolute right to immediately suspend or terminate your access to the premium features of the

Service without prior notice until a valid, billable payment instrument is successfully attached to your account.

You remain solely and exclusively responsible for any third-party network fees, data charges, or telecommunication costs associated with your internet access while utilizing the platform.

To verify your financial solvency upon subscription or registration, your payment method may be subject to a temporary pre-authorization hold for a maximum period of approximately 31 days. Your payment method will not be billed for the standard subscription rate if you successfully cancel your account before the expiration of your trial period. We reserve the right to periodically request micro-authorizations from your bank card or digital wallet (Apple Pay / Google Pay) to anticipate upcoming renewal fees or outstanding balances; these temporary holds are executed by your bank and are not charges. All subscription fees are due in full and are fully earned by the Provider at the immediate moment of transaction processing. At any time, for any reason, or in specific isolated disputes, we may offer discretionary adjustments, goodwill credits, temporary discounts, or alternative considerations. The absolute decision to issue such promotional concessions, as well as their specific form, volume, and currency, rests within our sole and absolute discretion. The granting of a discretionary refund or discount in an individual instance shall never, under any circumstances, establish a precedent, a contractual right, or any legal obligation for future refunds or identical concessions.

We reserve the right to modify our commercial tariffs, structure applicable taxes, or introduce new service fees and operational charges at any time. Any material changes to subscription prices will be notified to your registered email address with reasonable prior notice. If your billing parameters, card expiration dates, or digital wallet tokens change, you are required to immediately update your configuration via the portal interface or by contacting our administration at info@estrivion.com.

To prevent online fraud, systemic identity theft, and to protect the processing environment, a temporary micro-charge or bank card verification hold ranging strictly between USD 0.00 and USD 5.00 may be initiated. This volume is a security protocol used exclusively to validate the active status of your payment instrument and will be automatically released or refunded to your financial account. This electronic verification protocol may be initiated during the initial 28 days following your account creation or at any strategic interval during the execution of the service. In specific verification loops, you may be required to input a precise variable amount displayed on your online banking statement to confirm your status as the legitimate and authorized owner of the account. For any technical questions regarding these security verification procedures, contact us via email at info@estrivion.com.

Upon successful registration, you will receive a confirmation email containing your specific subscription details, consisting of: the portal name, subscription price and duration, login details, renewal date, renewal price, renewal duration, your registered email address, and an unsubscribe link.

All authorized financial charges and subscription transactions associated with this platform will appear on your credit card statement, bank records, or Apple Pay/Google Pay ledgers under the official billing descriptor: estrivion.com

Cancellation

You have the option to cancel your subscription at any time. To guarantee operational transparency, any submitted cancellation will allow you to retain access to the Service until the exact expiration of your current prepaid billing period. To cancel your account, you must follow these steps:

Log into your personal account on the service Portal.

Locate the "Cancellation" option and click on it. This interface will redirect you to the designated cancellation website hline.cc where you must input the exact email address used during your registration process, select the specific option "I want to unsubscribe", pass the automated security Captcha verification, and submit the form. The unsubscription will then be processed automatically. If you prefer, you can navigate directly to the hline.cc cancellation website to execute this procedure.

Alternatively, you may request the cancellation of your account by contacting our customer service team via email at info@estrivion.com, providing sufficient details to identify your registered subscription.

To avoid the automated billing of the subsequent subscription period, your cancellation must be fully executed before your next scheduled renewal date. If cancellation is not completed prior to this renewal threshold, the subscription will automatically renew under the Continuous Payment Authority (CPA) framework and you will be billed for the next period.

Please note that your cancellation will only take effect at the expiration of your current active subscription period. You will retain access to the platform for the remainder of that paid timeframe; however, you acknowledge that no pro-rata refunds or financial adjustments will be issued for partial or unused billing periods.

Fraud and unauthorized use: If you identify any transaction on your payment method that you do not recognize or did not authorize, you must report it immediately to our support team at info@estrivion.com. We will investigate the query and, where contractually and legally appropriate, process refunds strictly in accordance with our Refund Policy and applicable UK legislation.

General refund exclusion: Except as explicitly provided within our specific Refund Policy, processed payments are non-refundable, and no refunds shall be issued for partial 28-day subscription periods or for content left unviewed. Any exceptional discretionary refund, discount, or mitigation granted by the Provider remains subject to our exclusive assessment and does not constitute an admission of liability or a precedent.

Upon effective cancellation or termination, the Provider has no further obligation to provide access to the Portal or the Services, and all usage licences granted under these Terms shall cease immediately. You will lose access to any content, materials, or information linked to your account. Furthermore, the Provider is under no contractual obligation to retain account data within its

databases or to provide copies of such information to you or any third party, subject to applicable statutory data retention regulations.

Any suspension, termination, or cancellation of your account shall not affect your accrued liabilities or obligations to the Provider under these Terms. All provisions which by their nature should survive termination, including but not limited to intellectual property ownership, indemnification, and limitations of liability, shall remain in full force and effect.

Refund Policy

Refunds are strictly restricted and available only for the single most recent 28-day billing period of your active subscription, provided that the request is formally submitted within a strict limitation period of twenty-five (25) days from the exact billing date of said most recent period. Subscription fees processed for all previous 28-day periods preceding the most recent subscription period are entirely and unconditionally non-refundable under any circumstances.

To request a refund, you must contact our team at info@estrivion.com providing your specific subscription details and the objective reason for your request. Our support team will endeavor to review your submission and issue a response within two (2) business days. If your refund request is formally approved by the Provider, the refund will be initiated, and a credit will be applied to your original method of payment within fifteen (15) business days, subject to external banking processing and clearing cycles.

We reserve the absolute right to deny any refund request if there is technical or operational evidence that you have abused our subscription plan, platform, or services. For instance, if you have registered or subscribed multiple times (more than once) within the 12 months preceding the refund request, a maximum of only one single refund will be granted across the total number of all such subscriptions combined during that period.

We reserve the right to amend this refund policy. Any material updates or changes will be notified to your registered email address and will take effect immediately upon such publication or notice.

Right of termination

We reserve the absolute right to suspend, restrict, or terminate your access to and use of our service at any time and without prior notice, where we deem it reasonably necessary to protect the platform, maintain operational security, comply with applicable law, or enforce these Terms.

If you wish to submit a formal complaint or comment regarding any aspect of our services, you may do so by sending an email to info@estrivion.com, providing a clear and brief description of the specific grounds for your complaint. We undertake to review all formally received complaints within a maximum period of fourteen (14) working days and will inform you of the results of our internal investigation.

We continuously endeavor to provide you with a quality operational experience and to implement platform adjustments based on user feedback, comments, and suggestions.

Your responsibilities

When accessing or using the Services, you are strictly required to act in a lawful, appropriate, and non-commercial manner. As a platform user, you explicitly agree, covenant, and warrant to strictly

comply with the following obligations and restrictions:

1. Use the Provider's Services and Content in a strict manner that fully respects all rights of third parties, including patents, trademarks, trade secrets, copyrights, privacy, publicity, and any other proprietary or intellectual property rights.
2. Not to access the Portal or use the Provider's Services through any unauthorized mechanisms, including deploying technology or means to access, index, scrape, frame, or link to the Services without express written permission. This explicitly includes avoiding or attempting the removal, disabling, overriding, or circumvention of content protection or access control mechanisms designed to prevent unauthorized downloading, transmission, linking, framing, reproduction, access, or distribution of the Services.
3. Do not use any automated infrastructure, such as "bots", "spiders", "scrapers" or "offline readers", to access the Provider's Services or Content, other than to execute individual searches on public general search engines for the sole purpose of creating publicly available search indexes, excluding any search systems that primarily host, promote, or link to infringing or unauthorized material.
4. Not to introduce, upload, or transmit viruses, trojans, worms, malware, or any computer code designed to interrupt, destroy, compromise, or limit the functionality of the software, hardware, or telecommunications equipment related to the Provider's Services.
5. Not to damage, disable, overburden, impair, alter, or otherwise gain unauthorized access to the Provider's Services, including its dedicated servers, secure computer networks, or associated user accounts.
6. Not to suppress, modify, disable, block, obscure, or interfere in any manner with any advertising, promotional materials, technical layout, notices, or elements related to the Provider's Services and content presentation.
7. Not to use the Provider's Services to advertise, solicit, or promote external commercial services that have not been explicitly approved in advance and in writing by the Provider.
8. Not to harvest, scrape, or collect personal information from the platform in violation of the Provider's Privacy Policy.
9. Not to engage in or promote conduct that constitutes a criminal offense, violates applicable local or international laws, or gives rise to civil liability.
10. Not to violate these Terms and Conditions, the Agreement, or any subsequent operational guidelines issued by the Provider.

11. Not to disrupt, interfere with, or negatively affect other users' standard experience and functional enjoyment of the Provider's Services.

By using the Services, you also explicitly agree and contract that you will:

Access and view the available content exclusively for your personal and private entertainment use, strictly without any direct or indirect commercial purposes.

Not encourage, permit, or assist third parties to copy, reproduce, record, loan, rent, broadcast, distribute, or transmit any element of the content.

Not encourage, permit, or assist third parties to circumvent, modify, delete, reverse engineer, decompile, disassemble, alter, or tamper with any security technology, encryption protocol, or digital rights management software embedded within the content or controlling how the platform data is transmitted to you.

Suspension of services

We reserve the absolute right to modify, suspend, restrict, or discontinue, temporarily or permanently, all or any part of the Provider Services, including specific content, functionalities, and access protocols, with respect to some or all users, at any time and without prior notice. You acknowledge and agree that such operational decisions are made at our sole and absolute discretion and that the Provider shall not be liable to you or any third party for any modification, suspension, interruption, or discontinuance of the Services. However, in isolated technical instances, we may elect to offer you a discretionary credit, refund, or alternative form of compensation at our sole discretion. If we terminate your account or suspend, restrict, or revoke your access due to an actual or suspected violation of these Terms, you will be entirely ineligible for any compensation, refund, or credit.

We remain fully committed to providing a reliable, safe, and quality environment, and we value your strict cooperation in maintaining operational integrity and fulfilling these responsibilities.

Copyright and intellectual property

All content, source code, graphics, and interactive assets available on the Portal are the exclusive intellectual property of the Provider, either owned directly or utilized through lawful licensing agreements with third parties, unless explicitly indicated otherwise. These materials are strictly protected by international copyright, trademark, and proprietary laws. They may not be utilized, copied, reproduced, or distributed in any manner, except as explicitly provided within these Terms and Conditions, without obtaining our prior express written permission.

You explicitly recognize, understand, and agree that certain proprietary content provided through the platform remains the exclusive property of third-party licensors. Pursuant to the UK Contracts (Rights of Third Parties) Act 1999, both parties acknowledge that each such licensor holds the direct legal right to enforce the relevant intellectual property and restrictive provisions of these Terms directly against you as a third-party beneficiary, without prejudice to any other legal rights, indemnities, or remedies available to said licensor.

Links to other Portals

The Portal or the Services may feature hypertext links redirecting to third-party websites or external digital resources. These links are provided strictly for your baseline convenience; however, the Provider holds absolutely no operational control, supervision, or endorsement over these independent websites, nor do we maintain any legal association or partnership with their respective operators. You acknowledge that we are not responsible for the availability, legal policies, business practices, activities, or content of such external websites, nor do we assume any direct or indirect liability for any damage, financial loss, injury, or operational issue you may incur as a result of accessing or utilizing them.

Trademarks

The Provider name, its corporate logo, and all brand trademarks associated with the Provider's products, software, or services are the exclusive proprietary assets of the Provider. All other third-party trademarks, commercial logos, trade names, product depictions, and company names displayed on the Portal or any operational device remain the exclusive property of their respective lawful owners. No licence, implied right, or permission is granted to you to use, reproduce, modify, display, or otherwise exploit any such commercial materials without our prior express written consent or the written consent of the respective third-party owner.

Force majeure

The Provider shall not be held contractually liable, responsible, or deemed in breach for any failure, latency, or delay in performing our service obligations due to events entirely beyond our reasonable control. Such force majeure events include, but are not limited to: distributed denial of service (DDoS) attacks, cyber-intrusions, systemic strikes, industrial shortages, civil unrest, riots, insurrections, fires, floods, severe storms, explosions, natural disasters, acts of God, war, acts of terrorism, emergency governmental actions, adverse labor conditions, earthquakes, supply shortages, upstream internet routing failures, or connectivity problems experienced by major telecommunications providers that are independent of our direct internet infrastructure, or the physical inability to locate or access a Provider operational facility. Upon the occurrence of any such force majeure event, the Provider shall be completely relieved of its performance obligations for the entire duration that such event persists, alongside any additional timeframe reasonably required to mitigate and recover from its operational effects.

Warranty Disclaimer

You explicitly understand, acknowledge, and agree that the access to and use of the Services contracted with the Provider is entirely at your own sole risk. To the maximum extent permitted by applicable law, the Provider and its third-party suppliers deliver the platform and Services on an "as is" and "as available" basis, without any express, implied, statutory, or other legal warranties of any kind. This includes, but is not limited to, any implied warranties of satisfactory quality, merchantability, fitness for a particular purpose, or non-infringement. The Provider does not warrant that the Services will meet your subjective requirements, operate indefinitely, or be provided at all times in an uninterrupted, timely, secure, accurate, or error-free manner, or that the platform is free from viruses, malware, or other harmful technical components. Furthermore, the operational quality of any service, information, or material obtained through the platform is not guaranteed. Any digital content or material downloaded, streamed, or otherwise acquired through the Service is done at your own ultimate discretion and risk, and you shall remain solely responsible for any damage, loss of data, or harm caused to your hardware, computer systems, or network architecture as a result

thereof.

General Summary

- You recognize, understand, and agree that you are not a third-party beneficiary of any contractual obligation owed by the Provider to any third party, and no external person or entity is a beneficiary of any obligation owed to you by the Provider under this Agreement.
- It is explicitly established and agreed that no joint venture, partnership, employment, fiduciary, or agency relationship is created or exists between you and the Provider as a result of this Agreement, or due to your access to or use of the Portal and the Service.
- You explicitly agree to indemnify, defend, and hold harmless the Provider, its ultimate beneficial owners, subsidiaries, corporate affiliates, officers, directors, agents, and employees from and against any third-party claim, demand, liability, loss, or damage, including reasonable legal and attorneys' fees, asserted by any third party due to, arising out of, or in connection with your breach of these Terms, or your unauthorized use of or access to the Site, the Content, and/or the Service.
- If any specific provision or part-provision of this Agreement is found by any competent court or administrative authority to be invalid, illegal, or unenforceable (including, but not limited to, the disclaimers of liability and limitations of warranties set forth above), that provision or part-provision shall, to the extent required, be deemed severed and eliminated, and the validity, legality, and enforceability of the remaining provisions of this Agreement shall not be affected.
- The Provider's failure or delay to exercise or enforce any right or provision of these Terms shall not constitute a waiver of such right or provision, nor shall it preclude or restrict the further exercise or enforcement of that right or any other contractual provision in the future.
- You are strictly prohibited from assigning, transferring, delegating, or sub-licensing any of your rights or obligations under this Agreement, including, without limitation, your user account or access to the Service, and any attempt to execute such a transfer is completely null, void, and without legal effect.
- This Agreement constitutes the entire agreement and understanding between you and the Provider concerning the subject matter contained herein, superseding all prior oral or written agreements. In the event of any operational conflict, these Terms shall prevail over any other reference or documentation. Unless explicitly specified otherwise within these Terms, no modifications or amendments to this Agreement shall be legally valid unless executed in writing and authorized by an official representative of the Provider.
- The section and paragraph headings utilized within these General Terms and Conditions are provided strictly for structural convenience and reference purposes only, and they shall hold no legal, interpretive, or contractual effect.
- A printed version of this electronic Agreement and of any technical notice given in electronic form shall be fully admissible in judicial, arbitral, or administrative proceedings based upon or relating to this Agreement to the same extent and subject to the same conditions as other native business documents and records originally created and maintained in printed form.
- This Agreement, alongside any non-contractual obligations arising out of or in connection with it, shall be governed by, and construed strictly in accordance with, English law.