

Terms and Conditions of Service.

1. Welcome

Thank you for visiting our webpage or any affiliated online platforms.

We know you might not read this policy or even care. But we highly suggest you read and understand it in full. This document is the only agreement between you regarding the purchase, use, and viewing of our product and services and us.

Meaning the moment you make a purchase, use or view our product and services, including this website, you unconditionally agree to be bounded by this policy. The agreement includes legal jargon to not only protect us against unlawful use, distributing, and actions but also outlines your rights and obligations we have towards you.

Without further ado, let us get started.

The following terms and conditions of service will govern your access, purchase any other means of interaction via our webpage (<https://artemis.ac/>*) or any third party online platforms where any of our products and services are offered. This includes online stores, online forums, or any social media platforms such as but not limited to discord, twitter, LinkedIn.

If you purchase or use any of our products and services on behalf of a company, or any legally recognised legal entity. You represent that you have the authority to enter into this agreement (by agreeing to the policy) on our platform or any affiliated third-party platforms. By entering into this agreement on behalf of a company or any legally recognised legal entity, you bind them or any affiliates that have a direct link to the product and services. The policy shall be binding, and any obligations created hereof shall be adhered to by the relevant parties and the affiliates thereof.

This policy refers to our product and services. Where applicable, the terms and conditions shall be binding towards exclusive commissions. Official communications shall be done regarding applicable terms to exclusive commissions.

2. Definitions.

Term	Definition
Agreement/Terms	This refers to the conditions outlined in this policy.
Affiliates (For us)	This refers to any entity that is directly associated with us, such as online platforms and online communities and forums.
Affiliates (For you)	Refers to any entity that is directly associated with you and or the business you represent.
Billing/Payments	This refers to the payment made for our products or services.
Billing/Payment gateway	This refers to the payment services we use, such as PayPal, or cryptocurrencies where applicable.
Billing/Payment information	This refers to the information we collect when processing your payment. Such as your email address, currency information, or any other information the payment gateway provides for us or information we collect to process your payment, including moderation tools from our side to track your download.
Confidential Information	Refers to any information which the disclosing party identifies as confidential or which ought reasonably to be considered confidential because of its nature and the manner of its disclosure, including Subscriber Data and information about the disclosing party's business plans, technical data, and the terms of Your Order but excluding information which is, or becomes, publicly available or that is already known by, or rightfully received by, the other party other than as a result of a breach of an obligation of confidentiality.
Confidential information we collect	This refers to the information we collect following our Privacy Policy. We also collect information to ensure our licensing rights and intellectual property right is not violated in any means.
Social media platforms	Refers to any online social media platforms such as discord, twitter, or any relevant social media platform.
Data	Refers to any information created by our products or services which we utilize to

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	improve, expand, or create new product and services.
Intellectual property rights	This refers to our rights and obligations to our products and services. Which includes the copyright, the moral right to design, create, and expand on the product and services. Or any other intellectual property rights which are not listed within this policy are included by virtue.
Law(s)/Regulations and Rules	Refers to any regulations, rules, laws act, or any other juridical principles and or any other means where legislation is applicable or judicial rules.
Jurisdiction	This policy or any other terms shall be regulated and governed under the laws and regulations of France.
Non-Modification	Refers to the purchaser shall have no rights or have any means to modify our product or services or any part of the product or services after purchase and or during use.
Electronic use	Refers to where appropriate, the use of our products and services on computers, online servers such as virtual machines, or any other means where our products and services shall be held, use, and or hosted or stored.
Updates	This refers to any features we choose to add or remove relating to the product and services we offer. This includes but not limited to, security fixes, hotfixes, patches and or any other updates to improve the quality and the actual use thereof.
Licensing	This refers to the act of providing you with the product and services, but you never retain full ownership.
Licensor	Refers to us, where applicable.
Licensee	Refers to you, the purchaser.

3. Accounts and authorised users for our products and services.

3.1 Accounts.

- a. When registering an account with us or making a purchase (Which you would ultimately need to do to use our products or service), you need to ensure you register with correct information. The information must be complete, accurate to ensure compliance with national legislation and administrator purposes.
- b. If you purchase any of our products and services through a third party affiliated online platform, you may register an account with us and inform our support team with the relevant information where the purchase has taken place.
- c. You are responsible for the actions taken on your account, and the product and services purchased.
- d. We reserve the right to terminate your account at any given time with or without notice.

3.2 Users

1. Only the purchaser or the legally recognised entity shall be entitled to use the product and services purchased.
2. Some products and services may only be used for one project at any given time. Violation of this shall result in the termination of our relationship and your product and services.
3. You are responsible for the use of the project; you may not share the product or services towards an unaffiliated party.
4. Secondary users or secondary businesses shall not be allowed to use the product or services for their own game. Refer to the intellectual property rights clause within this policy for an explanation relating to the rights and obligations we retain when making a purchase or use of our services.
5. You are deemed responsible for the use, implementation of the Software.

4. Our product and services.

We have developed a ground-breaking anti-cheat for the gaming community, and multiple other applicable Software, applications, or plugins where applicable. With this said all our product and services are considered digital in nature.

Product and services refer to any of our applicable Software, applications, or plugins unless were provided for exclusive use on a commission basis.

4.1 License rights.

We grant you non-exclusive, non-sublicensable, and non-transferable use of our product and services unless were provided in writing to you via our official communication channels.

Furthermore, to clarify, you shall not do the following:

- A. Reproduce, modify, adapt, or create any product and services from our product and services.
- B. Rent, lease, distribute, sell or sublicense or transfer or provide access to our products and services to another person or entity.
- C. Use the Software for the benefit of any third party.
- D. Interfere with any license key mechanism in the Software or otherwise circumvent mechanisms in the Software intended to limit your use.
- E. Reverse engineer, decompile, change the format, or disturb our product.
- F. Remove or obscure any proprietary or other notices contained in the Software.
- G. Use the Software for competitive analysis or to build competitive products
- H. publicly disseminate information regarding the performance of the Software.
- I. Encourage or assist any third party to do any of the foregoing.
- J. Or any other means which would violate our intellectual property right to the product or services.

4.2 Specific product or services terms.

Where applicable, our product and services shown on our platform or any affiliated platform shall have their description and further requirements. Such is binding towards this agreement.

5. Indemnification.

You will defend, indemnify, and hold us HARMLESS for any loss, costs, or liability you incur from using any of our products or services. Which includes direct or indirect damages you may face. This includes any claims or disputes instituted by secondary users arising out of their use of the product and services.

6. Limited Liability.

- A. When purchasing, use our product and services, you shall hold us harmless against any claims made as outlined in clause five above.
- B. We shall retain no liability relating to any liability arising out of or related to this agreement for any loss of use, lost or inaccurate data, lost profits, failure of security mechanisms, interruption of business, costs of delay or any indirect, special, incidental, reliance or consequential damages of any kind, even if informed of the possibility of such damages in advance.

7. PAYMENTS.

7.1 Actual Payment

Where shown on our platform of affiliated third-party platforms, you accept the purchasing price shown.

Payments shall be made by a payment gateway such as PayPal or any cryptocurrencies where applicable.

7.2 Payment terms.

- A. You agree that the purchase is **NON-REFUNDABLE** under any circumstances.
- B. You agree to not open any disputes with the payment gateway.
- C. In the event you open a dispute with the payment gateway, we shall use your personal information to dispute the claims, and in the unlikely event the dispute is settled in your favour we shall institute legal steps against you to recoup our losses and hold you accountable for any legal fees associated with the dispute.
- D. You agree when making a purchase, you have read the terms and conditions and agree to be bound by it in FULL.
- E. When making a purchase where you are not a national of France, you agree to be bound by the rules and regulations of France relating to this agreement and the payment regulations of France.

8. Confidentiality.

The following is deemed confidential.

- A. Information we collect during the process of creating our product and services.
- B. Information we collect relating to data tracking, information collection while using our services.
- C. Use of our API or any information we provide to you during the scope of the relation.
- D. Any information deemed confidential by law.
- E. We shall use the information for our BENEFIT.
- F. Information shall not be used to resell to unaffiliated parties.
- G. Information can be used to improve our products and services.

9. Warranty.

- A. Product or services are purchased **AS-IS**.
- B. We reserve the right not to change, update our product and services at any time.
- C. Our products are sold in working order under our standard.
- D. Except as expressly set forth herein and to the maximum extent permitted by applicable law, any and all software, documentation, confidential information, and any other technology or materials provided by us to you are provided "as is" and without warranty of any kind. Except as otherwise

stated in this license agreement, Licensor makes no other warranties, express or implied, including express or implied warranties of merchantability, fitness for a particular purpose, and noninfringement.

- E. Notwithstanding anything to the contrary in this clause 9, any and all warranties under this License Agreement are void if Customer has made changes to the Software or has permitted any changes to be made other than by or with the express, written approval of Licensor.

10. Termination.

- A. We reserve the right to terminate the relationship at any given time.
- B. We reserve the right to revoke your access to our product and services at any given time given reasonable reasons thereof.
- C. We reserve the right to terminate your access to our product and services in the event a dispute is made by the payment gateway.
- D. You may terminate our relationship at any time; however, the terms and conditions of this policy shall still be binding upon termination.
- E. In the event of termination, we reserve the right to act against you.