

Terms & Conditions

These terms and conditions govern the use of the services provided by us and the materials available therein. They are overruled by conditions in the contract.

1. Grant of Rights

- Fair use of downloaded material, for example use the material in your own products, for research purposes, in analyses, presentations, documents, and other similar forms of work or research material.
- Use the commands of the service to create printouts and downloads of the material.
- Use materials on blogs, social media platforms, and other non-commercial websites, under the condition that published Materials are linked directly to our publicly accessible web pages using the provided HTML code in an unaltered, unmodified, and functional state.

2. Limitation of Rights

- Scrape our database.
- Resell downloaded material.
- Let others use your login.
- Exploit the goodwill of us, e.g., using our brand or reputation.
- Remove copyright information from downloaded materials.
- Modify, reverse engineer, reverse assemble or reverse compile any part of our services or materials.

3. No Robot Policy

The automated extraction of our data is prohibited, including its use to train artificial intelligence. Your account will be blocked or canceled if such activity is recorded and there will be no reimbursement of fees. A violation of this clause is presumed if the queries deviate from the usual behavioral pattern of a human or exceeds 10,000 requests per year.

4. Warranty and Liability

Under no circumstances, including but not limited to negligence, shall the covered parties be held liable for any special, direct, incidental, exemplary; punitive, or consequential damages of any kind whatsoever (including, without limitation, solicitors' fees) in any way due to, resulting from, or arising in connection with the

online services, materials, or the failure of any covered party to perform its obligations. The foregoing limitation of liability shall not apply to a party's indemnity obligations or infringement of intellectual property or misappropriation of proprietary data belonging to us or our third-party suppliers.

5. Development of the Service

We will amend, enhance, add to, withdraw, or otherwise change services, materials, and feature functionality within the services to further develop the service and to react to legal or economic circumstances.

6. Contact Information

We trust you to provide truthful and accurate information during registration, including, but not limited to, correct shipping and payment information, correct contact information (e-mail, telephone, etc.), confirmation of payment arrangements, confirmation of status (e.g. student status) and you are required to notify us of any relevant changes made to this information.

7. Cancellation Policy

Unless services are blocked or cancelled as set out in Section 3 or by notice ninety days prior to the end of a subscription, your subscription will be extended automatically for the same amount of time as the initial subscription. Cancellations must be submitted in a signed writing in letter, fax, or e-mail form and sent to us.

8. Miscellaneous

Proposal and these terms shall be treated as confidential information and not be disclosed to any third parties. The law at our place of business is deemed agreed and the court at our location is deemed competent for all matters in which parties are allowed to agree on such things.

End of text.