

# Noble - Terms of Service

Effective Date: March 21, 2026

These Terms of Service ("Terms") govern your purchase, access, and use of any software product or service offered by Noble Software Limited ("Noble," "we," "us," or "our") through the Whop platform, including but not limited to:

- NobleAIM (AI aim assist software)
- Noble Trainer (AI model training and marketplace software)
- Noble Remote (gameplay capture companion software)

(collectively, the "Products")

By purchasing, installing, or using any Product, you agree to these Terms, the End User License Agreement (EULA), and the Privacy Policy. If you do not agree, do not purchase, install, or use any Product.

Noble Software Limited is registered in England and Wales.

Registered Address: 82A James Carter Road, Mildenhall, IP28 7DE, United Kingdom

Email: noblesupp@outlook.com

Website: nobleaim.co.uk

## 1. Eligibility

**1.1 You must be at least 18 years of age to purchase or use any Product.**

**1.2 If you are using a Product on behalf of a business or organisation, you** confirm that you have authority to bind that organisation to these Terms.

## 2. Purchases and Subscriptions

**2.1 Products are provided on a subscription basis through the Whop platform.**

Access continues only while your subscription is active and in good standing.

**2.2 Subscription fees are charged by Whop. Payment processing, billing, and** payment disputes are handled by Whop in accordance with their terms.

**2.3 We do not directly process or store your payment information.**

**2.4 You are responsible for all applicable taxes associated with your purchase.**

## 3. License Keys and Access

**3.1 Each Product requires a valid license key obtained through your Whop** purchase. License keys are personal to you and may not be shared, sold, or transferred.

**3.2 Products perform periodic online licence validation. Internet connectivity** is required.

**3.3 Your license key may only be active on one device at a time. You are solely**

responsible for managing your device activations.

**3.4 If your subscription ends, is terminated, or your license key is revoked,**  
access to the Product will be suspended or disabled.

## 4. Acceptable Use

You agree not to:

- a) use any Product for any unlawful purpose or in violation of any applicable law or regulation;
- b) use any Product in a manner that infringes the rights of others;
- c) share, resell, redistribute, or sublicense any Product or license key;
- d) attempt to reverse engineer, decompile, or disassemble any Product;
- e) circumvent, disable, or interfere with licence enforcement or security mechanisms;
- f) use any Product in any high-risk environment where failure could cause death, personal injury, or severe physical or environmental damage.

## 5. Product-Specific Terms

### 5.1 NobleAIM

- (a) NobleAIM is a computer vision AI aim assist tool. It analyses live gameplay footage and does not inject into, read from, or modify game memory.
- (b) All detection models, weights, and configurations included with or downloaded through NobleAIM are the exclusive property of Noble and constitute proprietary trade secrets. You may not extract, copy, distribute, or use models outside of the Software.
- (c) YOU ACKNOWLEDGE THAT NOBLE DOES NOT REPRESENT, WARRANT, OR GUARANTEE THAT NOBLEAIM IS UNDETECTABLE, SAFE FROM ANTI-CHEAT SYSTEMS, OR COMPATIBLE WITH ANY PARTICULAR GAME, PLATFORM, OR SERVICE. YOU USE NOBLEAIM ENTIRELY AT YOUR OWN RISK.
- (d) Noble is not affiliated with, endorsed by, or approved by any game publisher, platform operator, console manufacturer, or anti-cheat provider.

### 5.2 Noble Trainer

- (a) Noble Trainer is AI model training software with an integrated Marketplace for sharing and downloading models.
- (b) All models, weights, and outputs created using Noble Trainer ("Trained Models") are the property of Noble. You are granted a limited, revocable licence to use Trained Models solely for personal, non-commercial purposes while your subscription is active.
- (c) You grant Noble a worldwide, royalty-free, sublicensable, transferable, perpetual, irrevocable licence to host, use, reproduce, distribute, and make available any content you upload to the Marketplace.
- (d) You are solely responsible for ensuring any content you upload does not infringe third-party rights or violate any law.
- (e) Noble reserves the right to remove any Marketplace content at its sole discretion without notice.

## **5.3 Noble Remote**

- (a) Noble Remote is a companion capture application that captures gameplay footage for use with NobleAIM. It does not function independently as an aim assist tool.
- (b) Noble Remote may interact with third-party applications including PlayStation Remote Play, the Xbox app, and OBS Studio. Your use of those applications is governed by their respective terms.
- (c) Noble Remote is not affiliated with, endorsed by, or sponsored by Sony Interactive Entertainment, PlayStation, Microsoft Corporation, Xbox, or the OBS Project.
- (d) Using Noble Remote with third-party applications may violate those applications' terms of service. You assume all risk associated with such use.

## **6. Third-Party Services**

**6.1 Products may rely on third-party services including Whop (subscription management), Cloudflare (hosting and infrastructure), and others.**

**6.2 Your use of third-party services is governed by their respective terms and policies.**

**6.3 We are not responsible or liable for any third-party services, including their availability, accuracy, security, or performance.**

## **7. Intellectual Property**

**7.1 All Products are licensed, not sold. Noble and its licensors retain all right, title, and interest in and to the Products and all intellectual property rights therein.**

**7.2 The name "Noble" and all associated product names, logos, and branding are the property of Noble Software Limited.**

**7.3 NobleAIM and Noble Trainer utilise YOLO models under an enterprise licence from Ultralytics Inc. YOLO and Ultralytics are trademarks of Ultralytics Inc.**

**7.4 All other trademarks are the property of their respective owners.**

## **8. Assumption of Risk**

**8.1 YOUR USE OF ANY PRODUCT IS ENTIRELY AT YOUR OWN RISK.**

**8.2 NOBLE SHALL NOT BE LIABLE FOR ANY BANS, SUSPENSIONS, ACCOUNT TERMINATIONS,**

**HARDWARE BANS, OR OTHER PENALTIES IMPOSED ON YOU BY ANY THIRD-PARTY PLATFORM, GAME PUBLISHER, OR ONLINE SERVICE AS A RESULT OF YOUR USE OF ANY PRODUCT.**

**8.3 Noble has no control over the policies, detection methods, or enforcement**

actions of game publishers, platform operators, or anti-cheat providers.  
You agree that Noble bears no responsibility for any consequences arising from their actions.

## **9. Disclaimer of Warranties**

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, ALL PRODUCTS ARE PROVIDED "AS IS" AND "AS AVAILABLE" WITHOUT WARRANTIES OF ANY KIND, WHETHER EXPRESS, IMPLIED, OR STATUTORY, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT.

Nothing in these Terms excludes or limits liability for (a) death or personal injury caused by negligence; (b) fraud or fraudulent misrepresentation; or (c) any other liability that cannot be excluded or limited under applicable law, including your statutory rights under the Consumer Rights Act 2015.

## **10. Limitation of Liability**

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW:

- a) NOBLE SHALL NOT BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES, OR FOR LOST PROFITS, LOST DATA, LOSS OF GOODWILL, OR BUSINESS INTERRUPTION ARISING FROM YOUR USE OF ANY PRODUCT.
- b) NOBLE'S TOTAL AGGREGATE LIABILITY SHALL NOT EXCEED THE TOTAL FEES YOU HAVE PAID TO NOBLE IN THE SIX (6) MONTHS PRECEDING THE EVENT GIVING RISE TO THE CLAIM.

## **11. Indemnification**

You agree to indemnify, defend, and hold harmless Noble, its officers, directors, employees, agents, and affiliates from and against any claims, damages, losses, liabilities, costs, and expenses (including reasonable legal fees) arising from:

- a) your use or misuse of any Product;
- b) your violation of these Terms or any applicable law;
- c) any third-party claim arising from your use of any Product;
- d) your failure to maintain the confidentiality of your license key.

## **12. Termination**

**12.1 These Terms are effective upon first use and continue until terminated.**

**12.2 Noble may terminate or suspend your access immediately, without prior notice, if you breach any material term of these Terms.**

**12.3 Noble may also terminate your access for any other reason by providing reasonable notice (not less than 14 days). In such case, you will be entitled to a pro-rata refund of any prepaid subscription fees for the unused portion of the current billing period.**

**12.4 Upon termination, you must stop using all Products and delete all copies**

in your possession.

### **13. Changes to These Terms**

Noble may modify these Terms by publishing a revised version on our website or through the Whop platform. Material changes will be notified at least 14 days before they take effect. Your continued use of any Product after the effective date constitutes your acceptance of the revised Terms.

### **14. Governing Law**

These Terms are governed by the laws of England and Wales. If you are a consumer, you may bring proceedings in the courts of the part of the UK where you live. If you are a business, the courts of England and Wales will have exclusive jurisdiction.

### **15. Contact**

Noble Software Limited (registered in England and Wales)

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