

# Noble - End User License Agreement (EULA)

Effective Date: March 21, 2026

This End User License Agreement ("Agreement") is a legal agreement between you ("you" or "User") and Noble Software Limited ("Noble," "Licensor," "we," "us," or "our") governing your use of our software products, including:

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

and any updates, associated documentation, and related services (collectively, the "Software").

By installing, accessing, or using any Software, you agree to this Agreement and our Privacy Policy. If you do not agree, do not install, access, or use the Software.

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

IMPORTANT: Nothing in this Agreement 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.

## 1. Definitions

"Device" means a single physical or virtual computer on which the Software is installed and run.

"Documentation" means the user guides and documentation provided with the Software.

"License Key" means the access key or account credential used to activate the Software.

"Marketplace" means the in-app service within Noble Trainer for listing, uploading, downloading, or sharing models.

"Models" means detection models, weights, configurations, and associated data included with or downloaded through the Software.

"Service" means the Software, any Marketplace features, and any related online services, APIs, or infrastructure provided by Noble.

"Trained Models" means models, weights, configurations, and outputs created, trained, or produced using the Software.

"User Content" means content you upload, submit, or make available through the Software or Marketplace, including models, metadata, descriptions, and images.

## 2. Licence Grant

Subject to this Agreement and any applicable subscription terms, Noble grants you a limited, non-exclusive, non-transferable, non-sublicensable, revocable licence to install and use the Software on a single Device solely for your

internal or personal use, and only as permitted by this Agreement.

### **3. Licence Restrictions**

You may not, and you may not allow others to:

- a) reverse engineer, decompile, disassemble, or attempt to derive the source code of the Software (except to the extent such restriction is prohibited by applicable law, including the Computer Programs Directive as retained in UK law);
- b) modify, translate, adapt, or create derivative works of the Software;
- c) remove or alter any proprietary notices or labels;
- d) rent, lease, sell, sublicense, distribute, or provide the Software as a service bureau, managed service, or hosting arrangement;
- e) bypass, disable, or circumvent licensing, authentication, or security features;
- f) use the Software to violate any law or regulation, or to infringe the rights of others;
- g) use the Software in any high-risk environment where failure could cause death, personal injury, or severe physical or environmental damage;
- h) use the Software for any purpose that is unlawful, harmful, or otherwise objectionable in our sole discretion.

### **4. Licence Key, Online Validation, and Access Controls**

**4.1 Activation Required. The Software requires a valid License Key and periodic online validation.**

**4.2 Internet Required. You must maintain internet connectivity to use the Software.** Lack of connectivity may result in suspension of access.

**4.3 Validation Frequency. The Software performs periodic licence checks at intervals determined by the Software and/or Noble.**

**4.4 Device Limitation. Your License Key may only be active on one Device at a time.** You are solely responsible for managing your device activations.

**4.5 Automated Decisions. If access is suspended by an automated validation check,** you may contact us at [noblesupp@outlook.com](mailto:noblesupp@outlook.com) to request a manual review.

### **5. Subscription Terms and Cancellation**

**5.1 The Software is provided on a subscription basis. Access continues only while your subscription is active and in good standing.**

**5.2 Subscription fees are non-refundable except as required by applicable law or as stated in our Refund Policy.**

**5.3 Digital Content Acknowledgement. By activating the Software and beginning to use it,** you expressly consent to the supply of digital content before the end of the cancellation period and acknowledge that you will lose your

right to cancel under the Consumer Contracts Regulations 2013.

**5.4 If Noble terminates your access without cause, you will be entitled to a** pro-rata refund of prepaid subscription fees for the unused portion of the current billing period.

## **6. Updates, Changes, and Discontinuation**

Noble may provide updates, patches, or new versions at its sole discretion. Updates may be required to continue using the Software. Noble may change, modify, suspend, or discontinue any part of the Software or Service. Where practicable, Noble will provide reasonable advance notice of material changes or discontinuation.

## **7. Models and Intellectual Property (NobleAIM)**

**7.1 All Models included with or downloaded through NobleAIM are the exclusive** property of Noble and constitute confidential and proprietary trade secrets.

### **7.2 You may not:**

- a) extract, copy, distribute, sell, or use Models outside of the Software;
- b) use Models to create, train, or improve competing products or services;
- c) benchmark, profile, or analyse Models for the purpose of replicating or reverse-engineering their functionality;
- d) share, publish, or make available any Model files, weights, or derivatives.

## **8. Marketplace, User Content, and Trained Models (Noble Trainer)**

**8.1 Ownership of Trained Models. All Trained Models are the exclusive 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.

**8.2 User Content Licence. You grant Noble a worldwide, royalty-free,** sublicensable, transferable, perpetual, irrevocable licence to host, use, reproduce, distribute, and make available your User Content in connection with operating the Marketplace and providing the Service.

**8.3 Responsibility. You are solely responsible for your User Content and** represent that you have all rights and permissions required to submit it.

**8.4 Prohibited Content. You must not submit content that is illegal,** infringing, deceptive, or malicious. We reserve the right to remove any content at our sole discretion.

**8.5 No Obligation. We have no obligation to host, store, or distribute your** User Content and may remove it at any time.

## **9. Third-Party Software and Services**

**9.1 The Software may include or rely upon third-party components, libraries, and services governed by separate licences and terms.**

**9.2 Noble Remote may interact with PlayStation Remote Play, the Xbox app, and OBS Studio.** Noble is not affiliated with, endorsed by, or sponsored by Sony Interactive Entertainment, Microsoft Corporation, or the OBS Project.

**9.3 Using the Software with third-party applications or online services may violate those applications' terms of service. You assume all risk associated with such use.**

**9.4 WE ARE NOT RESPONSIBLE OR LIABLE FOR ANY THIRD-PARTY SOFTWARE OR SERVICES.**

## **10. Non-Affiliation Disclaimer**

The Software is not affiliated with, endorsed by, or approved by any game publisher, platform operator, console manufacturer, or anti-cheat provider. All trademarks, service marks, and trade names referenced in the Software or Documentation are the property of their respective owners.

## **11. Assumption of Risk**

**11.1 YOUR USE OF THE SOFTWARE IS ENTIRELY AT YOUR OWN RISK.**

**11.2 NOBLE DOES NOT REPRESENT, WARRANT, OR GUARANTEE THAT THE SOFTWARE IS UNDETECTABLE, SAFE FROM ANTI-CHEAT SYSTEMS, OR COMPATIBLE WITH ANY PARTICULAR GAME, PLATFORM, OR SERVICE. THE SOFTWARE MAY CEASE TO FUNCTION OR BECOME DETECTABLE AT ANY TIME.**

**11.3 NOBLE SHALL NOT BE LIABLE FOR ANY BANS, SUSPENSIONS, ACCOUNT TERMINATIONS, HARDWARE BANS, OR OTHER PENALTIES IMPOSED BY ANY THIRD-PARTY PLATFORM, GAME PUBLISHER, OR ANTI-CHEAT PROVIDER.**

**11.4 Noble has no control over the policies, detection methods, or enforcement actions of third parties, and bears no responsibility for any consequences arising from their actions.**

## **12. Ownership and Intellectual Property**

The Software is licensed, not sold. Noble and its licensors retain all right, title, and interest in and to the Software and all intellectual property rights therein. Nothing in this Agreement transfers any ownership rights to you.

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

## **13. Warranty Disclaimer**

TO THE MAXIMUM EXTENT PERMITTED BY LAW (AND WITHOUT LIMITING THE STATUTORY CARVE-OUTS SET OUT AT THE TOP OF THIS AGREEMENT), NOBLE DISCLAIMS ALL

WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, ACCURACY, AND QUIET ENJOYMENT. NOBLE DOES NOT WARRANT THAT THE SOFTWARE WILL BE ERROR-FREE, UNINTERRUPTED, SECURE, OR FREE OF HARMFUL COMPONENTS.

If you are a consumer in the United Kingdom, you have statutory rights under the Consumer Rights Act 2015. Nothing in this Agreement affects those rights.

#### **14. 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 THE SOFTWARE.
- 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.
- c) THE LIMITATIONS IN THIS SECTION APPLY EVEN IF ANY LIMITED REMEDY FAILS OF ITS ESSENTIAL PURPOSE.

#### **15. Indemnification**

You agree to indemnify, defend, and hold harmless Noble, its officers, directors, employees, agents, licensors, 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 the Software;
- b) your violation of this Agreement or any applicable law;
- c) any third-party claim arising from your use of the Software;
- d) your User Content (Noble Trainer);
- e) your failure to maintain the confidentiality of your License Key.

#### **16. Export Controls**

You agree to comply with all applicable export control laws and regulations. You will not export or re-export the Software to any prohibited country, entity, or end use.

#### **17. Privacy**

Your use of the Software is also governed by our Privacy Policy, which is incorporated herein by reference. By agreeing to this Agreement, you also agree to the terms of the Privacy Policy.

#### **18. Term and Termination**

**18.1 This Agreement is effective upon first use and continues until terminated.**

**18.2 Noble may terminate or suspend your access immediately if you breach any material term of this Agreement.**

**18.3 Noble may also terminate for any other reason by providing not less than 14 days' notice. Section 5.4 (pro-rata refund) applies in this case.**

**18.4 Upon termination, you must stop using the Software and destroy all copies.**

**18.5 Sections 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 19, and 20 survive termination.**

## **19. Governing Law and Jurisdiction**

This Agreement is 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. This clause does not affect any mandatory consumer-protection provisions of the law of your country of residence.

## **20. Changes to This Agreement**

Noble may modify this Agreement by publishing a revised version within the Software or on our website. Material changes will be notified at least 14 days before they take effect. Your continued use of the Software after the effective date constitutes your acceptance of the revised Agreement.

## **21. General Provisions**

**21.1 Entire Agreement. This Agreement, together with the Privacy Policy and Refund Policy, constitutes the entire agreement between you and Noble.**

**21.2 Severability. If any provision is found unenforceable, the remaining provisions remain in full force and effect.**

**21.3 Waiver. Failure to enforce any provision shall not constitute a waiver.**

**21.4 Assignment. You may not assign this Agreement without prior written consent. Noble may assign freely.**

**21.5 Force Majeure. Noble shall not be liable for delays or failures resulting from causes beyond its reasonable control.**

**21.6 No Third-Party Beneficiaries. This Agreement does not create any third-party beneficiary rights.**

## **22. Contact**

Noble Software Limited (registered in England and Wales)  
Registered Address: 82A James Carter Road, Mildenhall, IP28 7DE, United Kingdom  
Website: nobleaim.co.uk  
Email: noblesupp@outlook.com