

Terms of Use

Links AI Entrepreneurship Ltd

Last Updated: 18 January 2026

These Terms of Use (“Terms”) govern access to and use of the website, platforms, systems, software, tools, applications, APIs, and services developed or operated by Links AI Ltd. (“Links AI”, “Company”, “we”, “us”, or “our”), whether provided independently or in collaboration with third parties (collectively, the “Platform”).

By accessing or using the Platform, you acknowledge that you have read, understood, and agreed to be bound by these Terms.

If you do not agree, you must not use the Platform.

1. Scope of Services

Links AI develops, provides, and operates artificial intelligence–based technological platforms and solutions across multiple sectors, including but not limited to:

1. education and learning technologies;
2. healthcare and medical-support technologies;
3. music, media, and creative technologies;
4. financial, commercial, and business intelligence systems;
5. data-driven, predictive, and decision-support platforms.

The specific features, functionalities, and availability of each Platform or solution may vary and are subject to change.

2. No Professional Advice

Unless expressly stated in a binding written agreement:

The Platform does not provide legal, medical, financial, investment, diagnostic, therapeutic, or other regulated professional advice.

Any outputs, insights, recommendations, predictions, or content generated through the Platform are provided for informational and technological assistance purposes only and must not be relied upon as a substitute for professional judgment, licensed services, or regulatory compliance.

3. Eligibility

The Platform is intended for use by individuals who are at least 16 years of age, or by legal entities acting through authorized representatives.

By using the Platform, you represent and warrant that you meet these requirements.

4. AI Outputs and Limitations

AI-based systems are inherently probabilistic and may produce incomplete, inaccurate, or unintended results.

Links AI does not guarantee that any output, model result, insight, or system behavior will be:

1. accurate, complete, or error-free;
2. compliant with specific legal or regulatory requirements;
3. suitable for any particular purpose or use case;
4. accepted by regulators, institutions, or third parties.

Use of any output is at the user's sole discretion and risk.

5. User Responsibility

You are solely responsible for:

1. evaluating and validating outputs before use or reliance;
2. ensuring compliance with applicable laws, regulations, and industry standards;
3. implementing appropriate human oversight, especially in regulated or high-risk domains.

6. Prohibited Use

You agree not to use the Platform:

1. for unlawful, deceptive, or harmful activities;
2. to violate intellectual property, privacy, or other rights;
3. to bypass safeguards, security, or technical limitations;
4. in a manner that contravenes applicable AI, consumer protection, or sector-specific regulations.

7. Intellectual Property

All rights, title, and interest in the Platform, including software, algorithms, models, interfaces, documentation, and trademarks, are owned by or licensed to Links AI.

No rights are granted except as expressly set forth in these Terms or in a separate written agreement.

8. Data Protection and AI Training

Personal information is processed in accordance with the Privacy Notice and Privacy Policy.

1. Unless explicitly disclosed and lawfully permitted:
 - personal data collected through the Platform is not used to train, fine-tune, or develop AI models;
 - Links AI does not sell personal data.

9. Confidentiality

Users may receive access to non-public, proprietary, or confidential information related to the Platform.

Such information shall be kept confidential and used solely for permitted purposes.

10. Third-Party Services

Certain Platforms may integrate or rely on third-party technologies or services.

Links AI is not responsible for third-party systems, outputs, availability, or compliance.

11. Limitation of Liability

To the maximum extent permitted by law, Links AI shall not be liable for indirect, incidental, consequential, or special damages arising out of or related to use of the Platform or reliance on its outputs.

Aggregate liability, if any, shall not exceed the amounts paid to Links AI in the twelve (12) months preceding the claim.

12. Disclaimer of Warranties

The Platform is provided “as is” and “as available”, without warranties of any kind, whether express or implied.

13. Indemnification

You agree to indemnify and hold harmless Links AI from claims or liabilities arising from your use of the Platform or violation of these Terms.

14. Modifications

Links AI may update these Terms from time to time. Continued use constitutes acceptance of the updated Terms.

15. Governing Law and Jurisdiction

These Terms shall be governed by the laws of the State of Israel.

Exclusive jurisdiction shall lie with the competent courts in Tel Aviv-Jaffa, unless mandatory law provides otherwise.

16. Contact

Mail address: info@links-workplace.com