

terms.en

Terms of Service

Service: AINet - API gateway for access to Anthropic and OpenAI models.

Website: <https://ainet.bytestrike.dev>

Version: 2026-05-13.

Contact: privacy@bytestrike.dev

1. General

1.1. These Terms govern use of the AINet Service. Registration, account login, API key creation, balance top-up, or actual API use constitutes acceptance of these Terms.

1.2. AINet provides a technical gateway to upstream Anthropic and OpenAI APIs, tracks usage, and charges requests against a prepaid internal balance.

1.3. AINet is not the developer, owner, or licensor of Anthropic/OpenAI models and does not control their outputs, availability, retention practices, or terms.

2. Right to Use the Service and Restrictions

2.1. You may use the Service only if you are allowed to do so under laws applicable to you.

2.2. The Service must not be used by any person or organization prohibited from doing so by sanctions, export controls, court or administrative restrictions, upstream provider rules, payment provider rules, or the Operator's mandatory risk/anti-abuse policy.

2.3. You represent and warrant that:

- you are allowed to use the Service under laws applicable to you;
- you are not a person or organization prohibited from using the Service due to sanctions, export restrictions, court orders, administrative restrictions, or other mandatory restrictions;
- you will not use the Service to evade sanctions, export controls, court orders, administrative restrictions, or other legal limits;
- you will not provide false information about your capacity or right to use the Service.

2.4. The Operator does not collect passport details, address, citizenship, or tax residence information and does not perform identity KYC. Absence of KYC does not permit use of the Service where you are not allowed to use it under applicable law or mandatory restrictions.

2.5. If applicable-law, sanctions, export-control, or mandatory risk-policy restrictions are violated, the Operator may refuse service, suspend the account/API keys, and decline refunds of bonus credits. Refunds of unused paid balance are reviewed under Section 6 and mandatory applicable law.

3. Service

3.1. The Service provides:

- routing of API requests to Anthropic/OpenAI;
- a unified API layer for supported endpoints;
- prepaid billing based on actual usage;
- rate limits, budget limits, and concurrent stream limits;
- security measures described in the Security Statement.

3.2. The Operator does not store prompts, messages, files, instructions, or model outputs on its side. Content is transmitted to upstream providers and processed under their rules.

3.3. You must comply with Anthropic and OpenAI policies, including usage policies and restrictions on illegal,

harmful, or unsafe content.

4. Account and API Keys

4.1. Account access is performed through Telegram login. You are responsible for the security of your Telegram account, browser sessions, 2FA, and API keys.

4.2. API keys must not be published, shared with third parties, embedded in frontend code, or stored in public repositories.

4.3. You are responsible for all requests made with your API keys until the key is revoked.

5. Payment

5.1. The Service uses prepaid billing. You top up an internal balance, and actual API usage is charged from that balance.

5.2. As of this version, the Service accepts cryptocurrency payments only. Fiat payments, bank cards, and bank transfers are not accepted.

5.3. Payment providers: CryptoBot / Crypto Pay and, after the relevant merchant is enabled in the payment interface, Heleket. The available payment method is shown in the account panel.

5.4. Internal accounting is denominated in USD. Cryptocurrency payments are converted under the payment provider's rules and rates. Network fees, wallet fees, exchange fees, and payment provider fees are borne by you.

5.5. Bonus credits, if granted, may be used only inside the Service. They are not a monetary obligation, cannot be withdrawn, and cannot be converted into cryptocurrency or fiat.

5.6. Pricing, markup, minimum charges, and limits may change due to upstream prices, market conditions, or risk policy.

6. Refunds

6.1. If a request was charged incorrectly due to a Service fault, the Operator may return the charged amount to the internal balance.

6.2. Refunds of unused paid balance are possible on written request if technically possible and not prohibited by anti-abuse/risk policy, payment provider rules, or mandatory applicable law.

6.3. Refunds are made using the same payment method or another agreed method. Network fees are deducted from the refund amount.

6.4. Refunds are not provided for:

- API services already provided;
- bonus credits;
- failures of upstream providers, Cloudflare, hosting, DNS, cryptocurrency networks, or payment providers;
- blocks caused by AUP violations, fraud/abuse, API key compromise, or violation of applicable-law, sanctions, export-control, or risk-policy restrictions, unless mandatory law requires otherwise.

7. Acceptable Use

7.1. You must comply with the Acceptable Use Policy.

7.2. Illegal activity, malicious cyber activity, fraud, laundering, CSAM, terrorism/extremism, harassment, infringement of third-party rights, unlawful processing of personal data, and other AUP categories are prohibited.

7.3. The Operator may temporarily or permanently suspend an account, API keys, payments, or specific features if a violation is suspected.

8. Availability and Changes

8.1. The Service is provided as is and as available. The Operator does not guarantee uninterrupted availability,

error-free model outputs, continued upstream access, or unchanged pricing.

8.2. The Operator may change endpoints, models, limits, pricing, payment providers, risk rules, and legal documents. Material changes are published on the website and/or in the interface.

9. Limitation of Liability

9.1. To the maximum extent permitted by law, the Operator's liability is limited to the unused internal balance of the user as of the event date.

9.2. The Operator is not liable for:

- model outputs or decisions made based on them;
- upstream provider errors, delays, or blocks;
- actions of Cloudflare, hosting, DNS, cryptocurrency networks, or payment providers;
- loss of an API key or compromise of the user's account;
- indirect damages, lost profits, data loss, or reputational harm.

9.3. Model outputs are not legal, medical, financial, psychological, or other professional advice.

10. Law and Disputes

10.1. Disputes should first be addressed by pre-action correspondence to the contact email. Response time is up to 30 calendar days.

10.2. Applicable law and competent forum are determined by the Operator's location and mandatory conflict-of-law rules, unless mandatory law of a specific jurisdiction provides otherwise.

11. Related Documents

These Terms apply together with:

- Privacy Policy - </legal/privacy.en.md>
- Acceptable Use Policy - </legal/aup.en.md>
- Security Statement - </legal/security.en.md>

Version dated 2026-05-13.