

# Terms of Service Agreement for Access to Rhino.ai Platform

This Terms of Service Agreement ("Agreement") is entered into by and between Rhino.ai, Inc. ("Rhino.ai") and the entity agreeing to these terms ("User"). This Agreement governs User's access to and use of the Rhino.ai platform.

#### 1. Grant of License

Rhino.ai grants User a limited, non-exclusive, non-transferable, and revocable license to access and use the Rhino.ai platform for the sole purpose of experimentation and discovery during the trial period specified in the license file. This license is granted subject to the terms and conditions set forth in this Agreement.

#### 2. Trial Period

The trial period shall commence on the date User is granted access to the platform and shall continue for the duration specified in the license file, unless terminated earlier in accordance with this Agreement.

#### 3. Use Restrictions

User agrees to use the trial environment solely for experimentation and discovery. The trial environment is not to be used for any production workflows. Any outputs generated during the trial period shall not be used with clients or moved to production environments. User shall not:

- Copy, modify, or create derivative works of the Rhino.ai platform or any part thereof.
- Reverse engineer, decompile, or disassemble the Rhino.ai platform.
- Use the Rhino.ai platform to develop any product or service that competes with Rhino.ai.

## 4. Intellectual Property

All intellectual property rights in and to the Rhino.ai platform, including but not limited to features, functionalities, and methods, are and shall remain the exclusive property of Rhino.ai. User acknowledges and agrees that it shall not acquire any rights, title, or interest in or to the Rhino.ai platform except as expressly set forth in this Agreement.

## 5. Confidentiality

User agrees to keep confidential and not to disclose to any third party any non-public information obtained from Rhino.ai in connection with the trial, including but not limited to the features, functionalities, and methods of the Rhino.ai platform.

## 6. Termination

Rhino.ai may terminate this Agreement and User's access to the trial environment at any time and for any reason, with or without notice. Upon termination, User shall immediately cease all use of the Rhino.ai platform and destroy any materials related to the trial that are in User's possession or control.

## 7. Disclaimer of Warranties

The Rhino.ai platform is provided "as is" without any warranties of any kind, express or implied. Rhino.ai disclaims all warranties, including but not limited to the implied warranties of merchantability, fitness for a particular purpose, and non-infringement.

## 8. Limitation of Liability

In no event shall Rhino.ai be liable for any indirect, incidental, special, consequential, or punitive damages, or any loss of profits or revenues, arising out of or in connection with this Agreement or User's use of the Rhino.ai platform.

## 9. Governing Law

This Agreement shall be governed by and construed in accordance with the laws of the State of Delaware, without regard to its conflict of law principles.

By using the Rhino.ai platform during the trial period, User acknowledges that it has read, understood, and agrees to be bound by the terms of this Agreement.

Rhino.ai	[USER]
By:	By:
Name:	Name:
Title:	Title:
Date:	Date: