



Astralphirates

Terms of Service (ToS) and Privacy Policy

Effective date: 24 Jan 2026

Astralphirates

RA-moon

Aargauerstrasse 60/02

8048 Zurich, Switzerland

Email: RA-moon@astralphirates.com

Web: astralphirates.com / astralpirate.com ("Platform")



Terms of Service (ToS)

Effective date: 24 Jan 2026

1. Provider / Contact

Astralpirates

RA-moon

Aargauerstrasse 60/02

8048 Zurich, Switzerland

Email: RA-moon@astralpirates.com

Web: astralpirates.com / astralpirate.com ("Platform")

2. Scope

These Terms apply to your use of the Platform, including website, app, software, account/login features, community features, content, updates, interfaces (API), and support ("Services").

By registering or using the Services, you agree to these Terms.

3. Guiding principle (explicit)

Acting in the best intention | Errors are a necessary part of the process – no errors means absolute standstill and therefore is not possible | Each Pirate acts self-responsibly and is liable for themselves

Translucent: self-determined | congruent | of-equal-value | enable(d).

4. International use

The Platform is internationally accessible. You are responsible for ensuring your use is legal in your jurisdiction.

5. Free service / No entitlement

The Services are currently **free of charge**. There is no entitlement to any specific features, uptime, availability, or continued operation. The Provider may change, limit, suspend, or discontinue the Services at any time.

6. Accounts / Login

1. Certain features require an account.
2. You must provide accurate information (at least to the extent required to operate the account) and keep it up to date.
3. You must keep your credentials confidential. Activity performed through your account is deemed performed by you unless you can prove misuse without your fault.
4. The Provider may refuse registration or suspend/terminate accounts for security reasons or suspected/actual violations of these Terms.

7. Acceptable use

You must not:

- use the Services unlawfully or post unlawful content
- harass, threaten, spread hate, spam, deceive, impersonate, or violate others' rights
- interfere with the Services, attempt unauthorized access, exploit vulnerabilities, or bypass



security measures

- distribute malware or otherwise compromise security

The Provider may remove content, restrict functionality, suspend, or terminate accounts when necessary.

8. User content

If you upload or create content (text, images, data, etc.), you confirm you have the required rights and do not infringe third-party rights.

You grant the Provider a **non-exclusive, worldwide** right to host, store, process, display, and make your content available within the Services as technically necessary to operate the Platform, for as long as the content remains on/within the Services.

9. AI use (generic)

The Services may use AI systems (including self-hosted and/or third-party AI) to provide features, assist operations, or improve reliability.

- AI output may be incorrect, incomplete, or misleading. You must independently verify anything important.
- Do not rely on the Services for professional, medical, legal, financial, or safety-critical decisions.
- You remain responsible for how you use AI-assisted outputs and for what you submit into the Services.

10. Open-source and translucency (generic)

Where feasible, the Provider may use, contribute to, and/or publish open-source components. Any public code is provided under its applicable license(s).

Open-source availability does not create any warranty, support obligation, or entitlement beyond what is explicitly stated.

11. Disclaimer (AS IS)

The Services are provided “**AS IS**” and “**AS AVAILABLE**”. To the maximum extent permitted by law, the Provider disclaims all warranties, including (without limitation) fitness for a particular purpose, merchantability, non-infringement, error-free operation, uninterrupted availability, compatibility, and security.

12. Limitation of liability / Self-responsibility

You use the Services **at your own risk**.

To the maximum extent permitted by law, the Provider is not liable for any direct or indirect damages, consequential damages, loss of profits, loss of data, reputational harm, costs of substitute services, or third-party claims arising from or related to the Services or your use/inability to use them.

Mandatory law carve-out: Some jurisdictions do not allow full exclusion of liability (e.g., for intent or gross negligence, or under mandatory consumer protection). In such cases, exclusions and limitations apply only to the maximum extent permitted by applicable law.



13. Third-party services (generic)

The Services may integrate third-party services (e.g., hosting, app stores, analytics, logging/error monitoring, communications, and AI providers). Such third parties may have their own terms and privacy practices. To the maximum extent permitted by law, the Provider assumes no responsibility for third-party services.

14. Privacy

Personal data is processed according to the Platform's **Privacy Policy** (below).

15. Suspension / Termination

The Provider may suspend or terminate access/accounts if:

- a violation of these Terms occurs or is reasonably suspected,
- security or protection of the Platform/users requires it,
- the Services are (partly) discontinued.

You may stop using the Services at any time. If the Platform offers an account deletion feature, you can use it to close your account.

16. Changes to these Terms

The Provider may update these Terms. The current version will be published on the Platform. Continued use after an update constitutes acceptance, to the extent permitted by law.

17. Governing law / Venue

To the extent permitted by law, these Terms are governed by **Swiss law**, and venue is **Zurich, Switzerland**. Mandatory local consumer protection rules may override this clause where applicable.

18. Severability

If any provision is held invalid, the remaining provisions remain effective. The invalid provision is replaced by a valid one closest to the intended economic effect.



Privacy Policy

Effective date: 24 Jan 2026

1. Controller / Contact

Astralpirates

RA-moon

Aargauerstrasse 60/02

8048 Zurich, Switzerland

Email: RA-moon@astralpirates.com

2. What this covers

This Privacy Policy explains how we process personal data when you use the Platform and Services (website/app/software with logins; no payments).

3. Data we collect

A) Account data (provided by you):

- email address, username/display name
- optional profile fields you choose to provide

B) Usage & technical data (generated automatically):

- IP address (often), timestamps, device/browser/app info, operating system, language, pages/screens used
- security logs, diagnostics, and crash/error reports (where enabled)

C) User content (if you submit it):

- content you post/upload and associated metadata (e.g., timestamps, context)

4. Why we process data

We process personal data to:

- provide and operate accounts/logins and core functionality
- secure the Platform (abuse prevention, incident handling)
- maintain and improve stability (debugging, performance)
- communicate with you (service messages, support)
- provide AI-assisted features where offered

5. AI processing (generic)

Where AI-assisted features are offered, certain inputs/content may be processed by AI systems (self-hosted and/or third-party) to provide the feature.

- Do not submit secrets or sensitive personal data if you do not want it processed by such systems.
- AI output may be inaccurate; you remain responsible for decisions and actions.

6. Cookies / similar technologies

We may use cookies or similar technologies for:

- login/session management
- security
- preferences / basic functionality



If non-essential cookies (e.g., analytics/marketing) are used, we will request consent where required by law.

7. Sharing with third parties (generic)

We may share personal data with service providers ("processors") only as needed to operate the Platform, such as:

- hosting/infrastructure providers
- logging/error monitoring providers
- communications/support tooling
- AI providers (only when AI features require it)

We may also disclose data if required by law or to protect rights, safety, and security. We do **not** sell personal data.

8. International transfers

Because the Platform is international and may use global providers, your data may be processed outside your country (including outside Switzerland/EEA/UK). Where required, we use appropriate safeguards to the extent applicable.

9. Retention

We keep personal data only as long as needed:

- account data: while your account is active, plus a limited period for security/legal reasons
- logs: typically shorter retention, unless needed for investigations or reliability analysis
- user content: until you delete it or remove it from the Platform (subject to backups/technical constraints)

10. Security

We apply reasonable technical and organizational measures. No system is perfectly secure.

11. Your rights

Depending on your jurisdiction, you may have rights to access, correction, deletion, restriction/objection, portability, and to withdraw consent where applicable.

Requests: **RA-moon@astralpirates.com**

12. Children

The Services are not intended for children. If you believe a child provided personal data, contact us to request deletion.

13. Changes to this Privacy Policy

We may update this policy. The latest version will be published on the Platform. Significant changes may be communicated within the Services.