

General Terms of Use Agreement (AGB) for the platform "Scriptfy" of aemis GmbH

aemis GmbH 6014 Luzern Schweiz

E-Mail: info@ae-mis.ch

Authorized representatives

Tariq Karim Chairman and CEO Murtada Hamzawi CEO

Company name: aemis GmbH (Scriptfy)





Inhaltsverzeichnis

1. Usage	4
2. License	
3. Content	
4.Conclusion of Contract	
5. Registration	
6. Links to other Websites	
7. Free and Paid Version	
8. Haftungsausschluss	
9. Changes in the conditions	
10. Contact	
11. Benefits according to statutes	
12. Final provisions	



TERMS OF USE

By using the Scriptfy app, you agree to these terms of use (the "Terms"). Please read the Terms carefully before using the app. By using the app, you agree to the Terms.



1. Usage

The app may only be used for lawful purposes. The use of the app for illegal or harmful activities is prohibited.

We reserve the right to modify or terminate the app at any time without prior notice.

We are not liable for any damages resulting from the use or inability to use the app.

We are not responsible for the content accessible through the app. The responsibility for the content lies with the corresponding providers.

We reserve the right to deactivate or delete user accounts if they violate the terms of use.

The content accessible via the app is the property of the respective providers. We are not responsible for the content and do not guarantee the accuracy, completeness or timeliness of the content.

2. License

Wir gewähren Ihnen eine beschränkte, nicht ausschließliche, nicht unterlizenzierbare, nicht übertragbare Lizenz zur Nutzung der App auf Ihrem mobilen Gerät. Diese Lizenz gilt so lange, wie Sie die Bedingungen einhalten und keine Kündigung von uns erfolgt. Wir behalten uns das Recht vor, diese Lizenz jederzeit ohne Vorankündigung und ohne Angabe von Gründen zu kündigen.

3. Content

We grant you a limited, non-exclusive, non-sub-licensable, non-transferable license to use the App on your mobile device. This license is valid as long as you comply with the terms and conditions and no termination occurs by us. We reserve the right to terminate this license at any time without prior notice and without giving any reasons.

4. Conclusion of Contract

The use of the app requires registration. By registering and using the app, you agree to the terms of this agreement.

5. Registration

To use the platform, registration is required. During registration, you must provide information about yourself, such as name, address, and contact details. By registering, you agree to the terms and conditions.



6. Links to other Websites

The app may contain links to third-party websites.

7. Free and Paid Version

The app is available in a free version with Google ads and a paid version without ads.

8. Haftungsausschluss

We do not guarantee the accuracy, completeness, timeliness, or reliability of the content available on the app. You use the app at your own risk. We shall not be liable for any damages of any kind arising from the use of the app, including but not limited to direct, indirect, incidental, special, or consequential damages.

9. Changes in the conditions

We reserve the right to change these terms from time to time. The current version of the terms is always available on the app. We recommend that you check the terms regularly to ensure that you are informed of the latest developments.

10. Contact

If you have any questions or concerns about this statement or terms, please contact us at info@ae-mis.ch.

11. Benefits according to statutes

The provider is obliged to provide the services in accordance with the applicable statutes. This includes, in particular, compliance with statutory provisions and the observance of duties of care in the handling of data provided by users.



12. Final provisions

If individual provisions of the terms and conditions are or become ineffective, the effectiveness of the remaining provisions shall not be affected. Instead of the ineffective provisions, the statutory provisions shall apply. This shall also apply if it turns out that the terms and conditions contain a gap.

The terms and conditions and the entire legal relationship between us and the user are subject to Swiss law. The place of jurisdiction is the registered office of the company.

If disputes between us and the user cannot be resolved through negotiations, the place of jurisdiction for all resulting legal disputes is the registered office of the company.

If the user is a merchant, a legal entity under public law, or a special fund under public law, the exclusive place of jurisdiction for all disputes arising from this contract is the registered office of the company.