



GENERAL TERMS AND CONDITIONS

Valid from: December 25, 2025

I. Basic Provisions

1.1. The Provider:

These General Terms and Conditions (hereinafter “**GTC**”) govern the legal relationship between **XPE Group s.r.o.**, a private limited company established under the laws of the Czech Republic, ID (IČO): **17179173**, with its registered office in Prague, Czech Republic, Ve smečkách 595/28, 110 00, registered in the Commercial Register maintained by the Municipal Court in Prague, Section C, File 367791 (hereinafter the “**Provider**” or “**We**”).

1.2. The Service:

The Provider operates the web application **LEAI** (hereinafter the “**App**” or “**Service**”). LEAI is an AI-powered learning platform designed to teach children practical skills—such as entrepreneurship, critical thinking, AI literacy, and creativity—through interactive, chat-based courses.

1.3. Legal Framework:

These GTC are issued in accordance with Section 1751, Paragraph 1 of Act No. 89/2012 Coll., the Civil Code of the Czech Republic (hereinafter the “**Civil Code**”). By registering for or using the App, you express your unconditional agreement with these GTC.

II. User Accounts, Minors, and Guardianship

2.1. Target Audience & Representation:

The Service is designed primarily for children aged 8 to 14 years. As children under the age of 15 (or the applicable legal age in their jurisdiction, e.g., 13 in the USA under COPPA) cannot legally conclude this agreement independently, registration and payment must be performed by a parent or legal guardian.



2.2. Parent/Guardian Responsibility:

If you enable a child to use LEAI, you represent that you have the legal authority to consent to these GTC on behalf of the minor, you are responsible for the minor's activity within the App, and you acknowledge that the App involves interaction with Artificial Intelligence (AI).

III. Nature of the Service and AI Disclaimer

3.1. Artificial Intelligence:

The Service utilizes advanced language models to provide interactive tutoring. The User acknowledges that AI is not a human teacher; responses are generated based on data patterns, not human consciousness, and may occasionally generate incorrect or "hallucinated" information. The Provider does not guarantee absolute factual accuracy.

IV. Subscription Plans and Payment Terms

4.1. Pricing Models:

The Service offers a **Free Plan** with limited content and a **Premium Plan** with unlimited access.

4.2. Fees & Renewals:

Pricing for the Premium Plan is specified on the Service's website or within the App's checkout interface. All fees are payable in the currency specified at the time of purchase. Subscriptions automatically renew unless cancelled in account settings before the end of the current billing period. No refunds are issued for the remaining part of a prepaid period.

V. Withdrawal from the Contract (Consumer Rights)

5.1. Right to Withdraw:

Consumers generally have a 14-day right to withdraw from a contract concluded remotely.

5.2. Exception for Digital Content:



By starting to use Premium content before the 14-day period expires, you expressly request immediate delivery. You acknowledge that you lose the right to withdraw from the contract once performance has begun, pursuant to Section 1837 of the Civil Code (or equivalent local laws).

VI. User Conduct

6.1. Proper Use:

Users must not attempt to "jailbreak" or manipulate the AI into generating harmful content, reverse engineer the application code, or use the Service for any illegal activities.

VII. Special Terms for Course Creators and UGC

7.1. Transfer of Rights:

By publishing courses or any other content using the "Creator" interface (hereinafter "**Created Content**"), you irrevocably assign and transfer to the Provider all economic rights to such content worldwide, in perpetuity. This includes the exclusive right to use, modify, distribute, and monetize the content in any format.

7.2. Irrevocability & No Deletion:

Once Created Content is published on the Platform, it becomes an integral part of the LEAI database. You acknowledge and agree that you do not have the right to delete, recall, or hide the Created Content once it has been published.

VIII. Special Terms for Schools and Educational Institutions

8.1. Content Responsibility:

Schools or teachers using the "School" interface to publish content for their students are solely responsible for that content.

8.2. No Provider Review:



The Provider does not actively review, verify, or edit content published by schools. The school represents that its content is accurate, safe, and does not violate any third-party rights or local educational regulations.

8.3. Indemnification:

The school agrees to indemnify and hold the Provider harmless from any claims, damages, or legal actions arising from content published by the school or its representatives on the platform.

IX. Liability and Warranties

9.1. "As Is" Basis:

The Service is provided "**as is**" and "**as available**". The Provider does not warrant that the Service will be uninterrupted or error-free.

9.2. Limitation of Liability:

To the maximum extent permitted by law, the Provider's total liability for any claim shall not exceed the amount paid by the User for the Service in the 12 months preceding the claim. The Provider is not liable for indirect damages or specific educational outcomes.

X. Data Protection

10.1. Compliance:

The Provider processes personal data in accordance with **GDPR** (and **COPPA** where applicable). Detailed information is set out in our **Privacy Policy**, available on our website.

XI. Final Provisions

11.1. Governing Law & Dispute Resolution:

These GTC are governed by the laws of the **Czech Republic**. Any disputes that cannot be resolved amicably shall be settled by the competent courts in **Prague, Czech Republic**.

11.2. Contact:



XPE Group s.r.o.

Ve smečkách 595/28, Prague, 110 00, Czech Republic

Represented by Daniel Izák

hello@leai.app | +420 777 446 872