

Terms & Conditions

Last updated: Oct 30, 2025

1. Introduction

Welcome to the **Enmax s.r.o. and AI Startup Academy website** (“Company”, “we”, “us”).

By purchasing or using our website, digital products, online training, services, or memberships (“**Services**”), you agree to these Terms & Conditions (“T&C”). If you do not agree with these Terms, please do not use our Services.

2. Company Information

Company Name: Enmax s.r.o.

Registered Address: Stará Bašta 111, 980 34 Nová Bašta

Email: innonix.technology@gmail.com

Website: <https://ai-startupacademy.com>

3. Eligibility

Our Services are intended for individuals aged 18 and above.

You must provide accurate and truthful information during registration and purchase.

4. Nature of Services

We provide digital educational programs, online courses, AI-focused startup training, coaching, and educational materials.

All products are delivered digitally and online.

5. Payment

Payments are processed securely through third-party payment providers (e.g., Stripe).

By making a purchase, you authorize the payment provider to charge the applicable fee.

Prices may change without prior notice.

6. Refund Policy

Due to the digital nature of our Services, all purchases are final and non-refundable unless:

- otherwise stated on the purchase page, or
- required by law, or
- the customer exercises the 14-day money-back guarantee offered by us, provided all terms are met.

If a program includes a refund guarantee, it will be clearly indicated.

7. Access and Membership

Access to digital content is granted based on user rights associated with the purchase.

Sharing, reselling, or copying course materials is strictly prohibited.

8. Intellectual Property

All content (videos, text, graphics, documents, branding elements, etc.) is owned by Enmax s.r.o. and the AI Startup Academy.

Users receive a personal, non-exclusive, non-transferable, and limited license to use the purchased digital content.

This means the user may:

- use the content for personal purposes only
- not transfer, rent, or resell it to others
- not share or make it available to third parties
- not modify, reproduce, or create derivative works
- not use the content to develop competing services, educational programs, or products

9. Prohibited Activities

The user agrees not to:

- share login credentials with third parties
- copy, resell, or distribute content
- use the training material to create or operate a competing course, program, or service
- reverse-engineer, scrape, or manipulate the website or systems

10. International Compliance and Export Restrictions

Our Services are available globally, except in countries or regions under international sanctions or trade restrictions, including:

Iran, North Korea, Cuba, Syria, and certain regions of Ukraine (Crimea, Donetsk, Luhansk).

We reserve the right to cancel transactions or revoke access in such cases.

11. Termination

We may suspend or terminate an account in case of violation of these Terms & Conditions or misuse of the Services.

12. Disclaimer

Results may vary between individuals.

We do not guarantee financial results, business success, or specific performance outcomes.

Our Services are for educational and informational purposes only.

They do not constitute legal, financial, or tax advice.

13. Limitation of Liability

To the maximum extent permitted by law, we are not liable for indirect, incidental, or consequential damages arising from the use of our Services.

14. Governing Law

These Terms are governed by the laws of the Slovak Republic. Legal disputes shall be resolved by the competent courts of the Slovak Republic, primarily the District Court of Banská Bystrica.

15. Changes to Terms

We may amend these Terms at any time. The updated version will always be available on our website.