Terms of Use

Effective: January 31, 2024 (previous version)

Thank you for using Ainomo!

These Terms of Use apply to your use of Ainomo's services for individuals along with any associated software applications and websites (all together "Services"). These Terms form an agreement between you and Ainomo DATALAB LTD, a company registered in London, United Kingdom, and they include our Service Terms and important provisions for resolving disputes through arbitration. By using our Services, you agree to these Terms.

If you reside in the European Economic Area, Switzerland, or the UK, your use of the Services is governed by these terms.

Our Business Terms govern the use of Ainomo Enterprise, our APIs, and our other services for businesses and developers.

Our Privacy Policy explains how we collect and use personal information. Although it does not form part of these Terms, it is an important document that you should read.

Who We Are

Ainomo is a leading technology company specializing in big data analytics, machine learning, and artificial intelligence. Our mission is to provide innovative solutions that anticipate the future needs and drive technology forward. For more information about Ainomo, please visit www.ainomo.com.

Registration and Access

- **Minimum Age.** Users must be at least 18 years of age to create an account and engage in trading activities on Ainomo. This age requirement ensures that users have the legal capacity to enter into binding contracts under applicable law.
- Registration. You must provide accurate and complete information to register for an account to use our Services. You are responsible for all activities that occur under your account. If you use the Services on behalf of another person or entity, you must have the authority to accept these Terms on their behalf.

Using Our Services

- What You Can Do. Subject to your compliance with these Terms, you may access and use our Services. You must comply with all applicable laws, as well as our Sharing & Publication Policy, Usage Policies, and any other documentation, guidelines, or policies we make available to you.
- What You Cannot Do. You may not use our Services for any illegal, harmful, or abusive activity. For example, you may not use our Services in a way that infringes, misappropriates, or violates anyone's rights.

Content

- Your Content. You are responsible for Content, including ensuring that it does not violate any applicable law or these Terms. You represent and warrant that you have all rights, licenses, and permissions needed to provide Input to our Services.
- Ownership of Content. As between you and Ainomo, you retain your ownership rights in Input and own the Output. Ainomo hereby assigns to you all our right, title, and interest, if any, in and to Output.

Our IP Rights

We and our affiliates own all rights, title, and interest in and to the Services. You may only use our name and logo in accordance with our Brand Guidelines.

Dispute Resolution

- MANDATORY ARBITRATION. You and Ainomo agree to resolve any claims through final and binding arbitration.
- **Informal Dispute Resolution.** Before filing a claim, we both agree to try to resolve the Dispute informally.

General Terms

 Changes to These Terms or Our Services. We may update these Terms or our Services from time to time. If we make changes that materially impact you, we will give you at least 30 days' notice.

Ainomo DATALAB LTD Company number 15582245 21 Meard St, London, United Kingdom, W1F 0EY

support@ainomo.com

finance@ainomo.com

security@ainomo.com