



## WEBSITE TERMS OF USE

- last updated 24 June, 2026

These Website Terms of Use (the “**Website Terms**”) govern your access to and use of the website at redpine.ai and its sub-domains (the “**Website**”). The Website is operated by Redpine Technology AB, reg. no. 559499-8824, a Swedish company (“**Redpine**”, “we”, “us”). **By accessing or using the Website you accept these Website Terms.** If you do not accept, do not use the Website.

**Scope.** These Website Terms cover use of the Website itself. Access to and use of the Redpine Platform (the API, MCP/CLI interfaces, dashboards and the Content available through them) is governed by the **API Access Terms** at redpine.ai

**Effective Date.** These Website Terms take effect on the date you first access the Website.

### 1. Eligibility and Account

- 1.1 You must be at least 18 years old (or the age of majority in your jurisdiction) to use the Website. By using the Website you confirm you have authority to enter into these Website Terms (and to bind any organization on behalf of which you act).
- 1.2 Where the Website offers an account or sign-up, you will provide accurate and complete information and keep it current, keep credentials confidential, and not share your account with others. You are responsible for all activity under your account.

### 2. License to Use the Website

- 2.1 Subject to these Website Terms, Redpine grants you a limited, non-exclusive, non-transferable, revocable license to access and use the Website for your own personal or internal business purposes.
- 2.2 All content on the Website is owned by Redpine or its licensors and is protected by Intellectual Property Rights.

### 3. Prohibited Use

You will not, and will not permit any third party or automated system to:

- use the Website in violation of any applicable law or regulation;
- scrape, crawl, harvest, or systematically extract content from the Website by any automated means, except as expressly permitted (e.g. for search-engine indexing in line with our robots.txt);
- reverse engineer, decompile or attempt to derive the source code of the Website or any underlying software;
- introduce Malicious Code or otherwise interfere with the Website’s operation, integrity or security;
- conduct unauthorized load, vulnerability or penetration testing;
- remove, obscure or alter any proprietary notice or attribution;
- use the Website to impersonate any person or to misrepresent your affiliation; or
- use the Website to send unsolicited communications, spam, or commercial offers.

For the avoidance of doubt, Platform access via the Redpine API, MCP and CLI interfaces is not restricted by this Section 3 and is governed by the API Access Terms.

### 4. Public Catalog and Listings

- 4.1 **Catalog.** The Website may display a public catalog of Content sources available through the Platform. Catalog entries are descriptive only and they do not grant any right to use the Content. Use of any Content requires acceptance of the API Access Terms, and any dataset-specific conditions surfaced at the point of access.
- 4.2 **Pricing and commitments.** Any prices or commercial terms shown on the Website are indicative and may change at any time. They become binding only once expressly agreed in an Order or Access Order or expressly accepted in a sign-up flow.



## 5. User Submissions

- 5.1 Where the Website allows you to submit information (demo requests, contact forms, partner enquiries, feedback), you warrant the submission is accurate, lawful, and does not infringe third-party rights. You grant Redpine a worldwide, perpetual, irrevocable, royalty-free license to use any feedback or suggestions to operate, develop and improve the Platform.
- 5.2 Personal data you submit is processed in accordance with the Redpine Privacy Policy and the Cookie Policy.

## 6. Third-Party Links and Services

- 6.1 The Website may include links to third-party websites or services governed by their own terms. Redpine has no responsibility for them and inclusion does not imply endorsement.

## 7. Intellectual Property and Trademarks

- 7.1 All Intellectual Property Rights in the Website are owned by Redpine or its licensors. "Redpine", "RedpineAI" and the Redpine logos are trademarks. You may not use them without prior written consent.
- 7.2 **Copyright complaints.** Send notices of alleged infringement to [legal@redpine.ai](mailto:legal@redpine.ai) with sufficient detail to identify the work and location.

## 8. Disclaimers

- 8.1 The Website is provided "as is" and "as available". To the fullest extent permitted by law, Redpine disclaims all warranties (express, implied or statutory).
- 8.2 Catalog and informational content is for general information; it does not constitute legal, professional, financial or commercial advice.

## 9. Limitation of Liability

- 9.1 To the fullest extent permitted by law, Redpine will not be liable for any indirect, incidental, special, consequential, exemplary or punitive damages, or for any loss of profits, revenue, data, goodwill or business opportunity, arising out of your use of the Website.
- 9.2 Redpine's aggregate liability arising out of the Website will not exceed USD 100. Nothing excludes liability for fraud, willful misconduct, or any liability that cannot be excluded by law.

## 10. Indemnification

- 10.1 You will defend, indemnify and hold harmless Redpine, its Affiliates and personnel from third-party claims arising out of your use of the Website in breach of these Website Terms or applicable law.

## 11. Suspension and Termination

- 11.1 Redpine may suspend, restrict or terminate your access to the Website at any time, with or without notice, including for breach or where continued access would create legal, security or compliance risk.

## 12. Changes to these Terms

- 12.1 Redpine may update these Website Terms. Material changes are notified by Website notice and, where appropriate, by email; continued use after the change is acceptance.

## 13. General

13.1 **Governing Law.** These terms are governed by, and construed in accordance with, the substantive laws of Sweden, excluding its conflict-of-laws principles and the United Nations Convention on Contracts for the International Sale of Goods (CISG). If you are a consumer habitually resident in the European Union, the United Kingdom or another jurisdiction whose laws grant you mandatory protections, nothing in these Website Terms deprives you of the protection of those mandatory provisions.

13.2 **Dispute Resolution and Forum.** The parties shall first attempt to resolve any dispute arising out of or in connection with these Website Terms through good-faith negotiations for a period of thirty (30) days. Failing resolution: (a) if you use the Website in a professional or commercial capacity, the dispute shall be finally settled by arbitration



administered by the SCC Arbitration Institute, with its seat in Stockholm, Sweden, in the English language; and (b) if you are a consumer, you may bring proceedings before the courts of the place where you are habitually resident, and Redpine may bring proceedings against you only in those courts.

13.3 **Equitable Relief.** Notwithstanding Section 13.2, either party may seek interim or injunctive relief in any court of competent jurisdiction to protect its Intellectual Property Rights or confidential information.

13.4 **Jury Trial Waiver.** To the extent any litigation between Redpine and a business user proceeds in a court of the United States, each party knowingly, voluntarily and intentionally waives any right to a trial by jury. This Section does not apply to consumers.

13.5 **Assignment.** You may not assign. Redpine may assign without restriction.

13.6 **Entire agreement; severability; waiver.** These Website Terms (with the Cookie Policy and Privacy Policy where relevant) are the entire agreement on their subject matter.

13.7 **Notices.** Notices to Redpine must be in writing and delivered by personal delivery, registered post, courier with proof of delivery, or email, to the default contact details specified below. Notices are deemed received (i) on personal delivery, at the time of delivery; (ii) by registered mail, on the second business day after dispatch; (iii) by courier, on the date stated by the courier as delivery; and (iv) by email, on the same business day if sent during normal business hours of the recipient, or otherwise on the next business day, provided the sender has not received an automated delivery failure or error notice. Redpine e-mail: [legal@redpine.ai](mailto:legal@redpine.ai)