



No AI Declaration™ Terms & Conditions

Version 1.1 | effective as of: 16 July 2025

1. General Provisions

- 1.1. These Terms & Conditions define the rules of the No AI Declaration™ system, operated within the framework of the No AI Movement™.

- 1.2. No AI Declaration™ is a voluntary, public statement by an entity (hereinafter: "Declarant") that, within a specific area of activity, it does not use artificial intelligence (AI) in a way that replaces humans.

- 1.3. These Terms & Conditions apply to all Declarants and constitute the basis for granting the right to use the No AI Declaration™ mark.

2. Scope of Application

- 2.1. These Terms & Conditions apply regardless of the category under which the declaration is submitted.

- 2.2. Detailed requirements for specific categories are defined in separate documents entitled "Conditions for Granting the No AI Declaration™ Mark – [category name]."

- 2.3. By submitting a declaration, the Declarant accepts both these Terms & Conditions and the relevant Conditions.

3. General Rules

- 3.1. The right to use the No AI Declaration™ mark may only be granted to an entity that meets the requirements of these Terms & Conditions and the Conditions, and has submitted a truthful declaration.
- 3.2. Each granted declaration receives a unique number and is entered into the public register of the No AI Movement™. To ensure integrity and verifiability, data in the register is secured using blockchain technology.
- 3.3. The No AI Declaration™ mark may only be used in its original graphic form and in accordance with the rules defined in the Conditions.
- 3.4. It is prohibited to suggest that No AI Declaration™ is an official or governmental certificate.

4. Procedure

- 4.1. To obtain the right to use the mark, the Declarant completes the online form, accepts these Terms & Conditions and the Conditions, and submits a compliance statement.
- 4.2. Upon successful submission, the Declarant receives a declaration number, a PDF document, and the right to use the mark.

5. Verification and Liability

- 5.1. Declarations may be verified randomly or in the event of suspected violations.
- 5.2. In the event of a violation:
 - in minor cases, No AI Movement™ may issue a warning and set a corrective deadline,

- in the case of material or repeated violations, the declaration may be suspended or revoked with immediate effect.

5.3. The Declarant has the right to appeal within 14 days, in accordance with the procedure set out in the Conditions.

5.4. The Declarant bears full responsibility for the truthfulness of the declaration.

5.5. No AI Movement™ accepts no liability for the actions of the Declarant or for the consequences of using the mark.

6. Final Provisions

6.1. These Terms & Conditions are effective as of the date of their publication.

6.2. No AI Movement™ reserves the right to amend these Terms & Conditions and the Conditions.

6.3. These Terms and Conditions shall be governed by the law applicable to the registered seat of the administrator of the No AI Movement™ project, without prejudice to mandatory consumer protection provisions applicable under the laws of the country of the consumer's habitual residence.

No AI Movement™
All rights reserved

 +48 500 771 485
 office@noaimovement.com

www.noaimovement.com
www.noaideclaration.com
www.noaicertification.com