

TERMS AND CONDITIONS

File Delivery & Effective Date Protocol
Applicable to All License Agreements Issued by Miloš M. Ilić — aethyr-global.com

These Terms and Conditions (“**Delivery T&C**”) govern the process by which a prospective Licensee obtains access to the Licensed IP files and passwords, and the conditions under which any License Agreement between Miloš M. Ilić (“**Licensor**”) and Licensee becomes legally effective. These Delivery T&C are incorporated by reference into, and form an integral part of, each License Agreement issued by Licensor in connection with the HST AI Architecture, the Closed IF Set, and/or the Advanced Antimatter Systems (collectively, the “**Licensed IP**”).

1. DEFINITIONS

“**Signed License**” — A copy of the applicable License Agreement bearing the handwritten or Qualified Electronic Signature (QES) of the Licensee's duly authorized signatory.

“**Upload Event**” — The act of Licensee uploading the Signed License to the designated upload portal at **aethyr-global.com**, accompanied by confirmation of receipt acknowledged by the portal.

“**Licensed Files**” — All source code files, documentation, specifications, datasets, and any other digital materials that constitute the Licensed IP as defined in the applicable License Agreement, which Licensor is obligated to deliver to Licensee upon satisfaction of the conditions herein.

“**Password**” — Any access credential, decryption key, unlock code, or equivalent authorization required by Licensee to access, open, or use the Licensed Files.

“**Delivery Deadline**” — The period of three (3) calendar days commencing at 00:01 CET on the day immediately following the Upload Event.

“**Effective Date**” — The date on which all three of the following conditions are simultaneously satisfied: (i) the Upload Event has occurred; (ii) Licensee is in possession of the Licensed Files and the Password; and (iii) both Licensor and Licensee each hold a fully executed copy of the License Agreement bearing the signatures of both Parties. The Effective Date shall be the calendar date on which the last of these three conditions is met.

2. LICENSEE OBLIGATION — UPLOAD OF SIGNED LICENSE

2.1 As a condition precedent to Licensor's obligation to deliver the Licensed Files and Password, Licensee shall upload the Signed License to aethyr-global.com using the designated upload function on that website.

2.2 The upload must include: (a) a complete, legible copy of the fully signed License Agreement; (b) Licensee's full legal name, registered address, and contact email address; and (c) the date of Licensee's signature.

2.3 Licensor's delivery obligation is triggered exclusively by a valid Upload Event. Requests made by email, telephone, or any channel other than the designated upload portal do not

constitute an Upload Event and do not trigger the Delivery Deadline.

3. LICENSOR OBLIGATION — FILE AND PASSWORD DELIVERY

3.1 **Delivery Commitment.** Upon a valid Upload Event, Licensor commits to delivering to Licensee all Licensed Files and the corresponding Password within the Delivery Deadline of **three (3) calendar days**.

3.2 **Method of Delivery.** Licensor shall deliver the Licensed Files and Password by one or more of the following methods, at Licensor's discretion: (a) a secure download link transmitted to Licensee's registered email address; (b) direct upload to a designated shared location notified to Licensee; or (c) such other secure digital transmission method as Licensor may specify in writing.

3.3 **Confirmation of Receipt.** Licensee shall confirm receipt of the Licensed Files and Password in writing (email is sufficient) within twenty-four (24) hours of receiving them. Failure to confirm does not affect Licensor's compliance with the Delivery Deadline if delivery was made in accordance with Section 3.2.

3.4 **Completeness.** Licensor warrants that the Licensed Files delivered shall comprise all files necessary for Licensee to exercise the rights granted under the applicable License Agreement as of the date of delivery. Licensor has no obligation to deliver files created or modified after the Delivery Deadline unless separately agreed in writing.

3.5 **Force Majeure on Delivery.** If Licensor is unable to meet the Delivery Deadline due to causes entirely outside Licensor's reasonable control (including but not limited to critical infrastructure failures, governmental action, or natural disasters), Licensor shall notify Licensee promptly by email and shall complete delivery within a reasonable additional period not to exceed five (5) further calendar days. Such delay shall not constitute a breach of this Agreement.

4. EFFECTIVE DATE — CONDITIONS AND DETERMINATION

4.1 The License Agreement shall have no legal force or effect, and no rights or obligations of any kind shall arise under it, until the Effective Date is reached.

4.2 The Effective Date is reached only when **all three** of the following conditions are simultaneously satisfied:

Condition	Description
(i) Upload Event	Licensee has successfully uploaded the Signed License to aethyr-global.com.
(ii) File & Password Possession	Licensee is in actual possession of the Licensed Files and the Password, and is able to access them.
(iii) Mutual Execution	Both Licensor and Licensee each hold a fully executed copy of the License Agreement bearing the original or QES signatures of both Parties.

4.3 The Effective Date shall be the calendar date on which the last of the three conditions above is fulfilled. Licensor shall confirm the Effective Date to Licensee in writing within two (2) business days of all conditions being satisfied.

4.4 A copy of the License Agreement bearing only one Party's signature is of no legal effect and does not satisfy condition (iii) above.

5. ABSOLUTE LIMITATION OF LICENSOR LIABILITY — FILE DELIVERY

5.1 LICENSOR'S SOLE OBLIGATION UNDER THESE DELIVERY T&C IS TO DELIVER THE LICENSED FILES AND PASSWORD WITHIN THE DELIVERY DEADLINE FOLLOWING A VALID UPLOAD EVENT. LICENSOR SHALL BEAR NO FINANCIAL RESPONSIBILITY, LIABILITY, RISK, OR OBLIGATION OF ANY OTHER KIND WHATSOEVER ARISING FROM OR IN CONNECTION WITH THIS DELIVERY PROCESS OR THE LICENSED IP.

5.2 Licensor has invested substantial time, resources, and intellectual effort in creating the Licensed IP prior to entering into any License Agreement. Accordingly, Licensor acknowledges the delivery obligation set out in Section 3 as a fair and proportionate commitment, while affirming that this obligation does not expose Licensor to any financial loss, damage, penalty, compensation claim, or liability of any kind beyond the act of delivery itself.

5.3 Licensee expressly acknowledges and agrees that: (a) the value, utility, and fitness for purpose of the Licensed IP is entirely Licensee's responsibility to assess prior to executing the License Agreement; (b) Licensor makes no representation or warranty as to the commercial viability, accuracy, completeness, or fitness for any particular purpose of the Licensed Files; and (c) all risk associated with the use of the Licensed Files after delivery rests solely with Licensee.

5.4 IN NO EVENT SHALL LICENSOR BE LIABLE TO LICENSEE OR ANY THIRD PARTY FOR ANY DIRECT, INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, PUNITIVE, OR OTHER DAMAGES OF ANY NATURE WHATSOEVER ARISING OUT OF OR IN CONNECTION WITH THE DELIVERY PROCESS, THE LICENSED FILES, THE PASSWORD, OR THE USE THEREOF, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

6. SECURITY AND CONFIDENTIALITY OF DELIVERED FILES

6.1 The Licensed Files and Password are confidential and proprietary to Licensor. Licensee shall not share, distribute, publish, or otherwise disclose the Licensed Files, Password, or any portion thereof to any third party without Licensor's prior written consent.

6.2 Licensee shall implement reasonable security measures to protect the Licensed Files and Password from unauthorized access, copying, or disclosure.

6.3 Upon termination or expiry of the applicable License Agreement for any reason, Licensee shall immediately cease use of the Licensed Files, destroy or return all copies in its possession, and certify such destruction or return to Licensor in writing within ten (10) days.

7. GENERAL

7.1 **Governing Law.** These Delivery T&C are governed by the laws of the Republic of Serbia.

7.2 **Integration.** These Delivery T&C are incorporated into and form part of the applicable License Agreement. In the event of any conflict, the License Agreement shall prevail unless the conflict specifically concerns the delivery process or Effective Date, in which case these Delivery T&C shall prevail.

7.3 **Severability.** If any provision of these Delivery T&C is held invalid or unenforceable, the remaining provisions shall continue in full force and effect.

7.4 **Language.** These Delivery T&C are issued in English. Any translation is for convenience only; the English version controls.

7.5 **Updates.** Licensor reserves the right to update these Delivery T&C at any time by publishing a revised version at aethyr-global.com. The version in effect at the time of the Upload Event shall govern that transaction.

Issued by: Miloš M. Ilić — Nikole Tesle 12/6, 19250 Majdanpek, Republic of Serbia

aethyr-global.com

Issued: February 2026