

TERMS OF SERVICE

- Last Modified: December 27, 2024 -





Preamble

- (1) These Terms of Service (“**Terms**”) govern your use of SENS Platform (hereinafter referred to as “**SENS**”, “**Platform**”, “**we**”, “**our**”, or “**us**”). Platform comprises APIs, SDKs, tools, plugins, software code, technologies, content, and services.
- (2) Platform is operated and maintained by SENS LTD, a company incorporated under the laws of Seychelles with registration number 239563 and registered office at Suite 1, Second Floor, Sound and Vision House, Francis Rachel Street, Victoria, Mahe, Seychelles.
- (3) SENS LTD is a **SOFTWARE DEVELOPER** responsible for providing technical infrastructure and software solutions to support the operation of Platform. SENS LTD facilitates integration with third-party payment systems, provides tools for administrative control, ensures proper functionality of Platform, supports user interactions, and processes personal data in accordance with the Privacy Policy.
- (4) SENS LTD **DOES NOT CONDUCT ANY FINANCIAL ACTIVITIES**, operate as a financial institution, or provide payment processing services. All financial transactions conducted through Platform are facilitated by third-party service providers, and SENS LTD bears no responsibility for the processing, management, or settlement of such transactions.
- (5) Furthermore, SENS LTD **DOES NOT CLAIM OWNERSHIP OVER ANY CONTENT UPLOADED**, created, or published by Authors on Platform. Authors retain full ownership rights over their content, and SENS LTD acts solely as a technical service provider enabling content distribution and access.
- (6) These Terms constitute the sole agreement between you and SENS LTD and its affiliates, together with **the following documents**, which are incorporated by reference:
 - I. Privacy Policy
 - II. AML and KYC Policy
 - III. Author Guidelines and Content Standards



- IV. Platform's Community Rules
 - V. User and Author Collaboration Agreement
 - VI. Any additional agreements related to specific features or services of Platform.
- (7) The current version of these Terms is located on Our Website at <https://sens.love/>
- (8) **You are strictly prohibited** from using Platform if you are **under 18 years of age or below the legal age** required to enter into binding agreements in your jurisdiction.
- (9) Your use of Platform constitutes an acceptance and confirmation of Your consent to be bound by this Ads Policy, all applicable laws and regulations, and You agree that You are responsible for compliance with and that You are compliant with these Terms and the applicable laws. **If You do not agree with all these Terms, then You shall not access or use the Advertising Platform.**



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Article §1: Definitions

1. **SENS Platform or Platform** – Refers to the online platform, including its tools, infrastructure, software, and services, developed and operated by SENS LTD, enabling Users and Authors to interact, access content, and utilize features in accordance with these Terms.
2. **Content** – Refers collectively to both Author’s Content and Platform’s Content, as defined in these Terms.
3. **Author’s Content** – Any material, including text, images, videos, or other media, created, uploaded, or published by Authors on Platform, to which Authors retain full ownership rights.
4. **Platform’s Content** – Refers **EXCLUSIVELY** to materials owned or licensed by Platform, including its design, logos, trademarks, software, and infrastructure, but excludes any Author’s Content.
5. **User** – Any individual registered on Platform, including Authors, who accesses, views, or interacts with Platform’s features and services.
6. **Author** – Any verified User registered on Platform who publishes, uploads, or shares content for access by other Users under terms specified by the Author.
7. **Author’s Fee** – The monetary amount set by an Author as compensation for granting Users access to their content through subscriptions, paid features, or other monetization models available on Platform.
8. **Account or Personal Account** – A personal profile created by a User to access and utilize Platform’s features, including subscriptions, content management, and payments.
9. **KYC (Know Your Customer)** – A verification process requiring Users and Authors to provide identification and other documentation to confirm their identity and comply with legal and regulatory requirements.
10. **Sens Dollar** – A virtual credit unit used within Platform to purchase subscriptions, access features, and pay for services. Sens Dollars are non-transferable, non-refundable, and have no value outside Platform.
11. **Balance** – Represents the amount of Sens Dollars credited to the User’s or Author’s Personal Account, which may be used for payments or payout requests subject to applicable rules.
12. **Bonus Balance** – Represents Sens Dollars credited as part of promotions, bonuses, or rewards, which may only be used within Platform for subscriptions and internal purchases but are not eligible for payout requests.

Article §2: General Provisions

Find Us at <https://sens.love/>

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1. **SENS Platform** is an online platform that:
 - (a) Provides tools and functionalities to **facilitate content publishing, profile and account management, content categorization, audience engagement, content filtering, and interaction tracking**, as well as features for customizing user experiences, setting access permissions, and organizing Content into structured formats for easier discovery and navigation.
 - (b) Allows registered and verified users (“**Authors**”) to use Platform’s functionality to enter into legally binding agreements with other Users to provide Users with access to Content, or parts thereof, created by Authors and published in Authors’ Blogs on Platform in exchange for remuneration determined by Authors;
 - (c) Allows Users to subscribe to Blogs to access restricted Content by paying Author’s Fee under terms specified by Authors in their Blogs;
 - (d) Enables Authors to receive payments from Users subscribing to their Content as a form of support; and
 - (e) Allows Users to select subscription plans for Content and communicate with Authors through available Platform features, including text messaging.
2. Platform **ACTS SOLELY AS A TECHNOLOGY PROVIDER**, facilitating interactions between Authors and Users. Platform is not a party to agreements entered into between Authors and Users and bears no responsibility for their performance, including payments, delivery of Content, or compliance with agreed terms.
3. Platform provides the tools and infrastructure necessary for Authors and Users to interact and transact but **DOES NOT OWN, CONTROL, REVIEW, OR MONITOR CONTENT UPLOADED** or published by Authors unless required by law or these Terms.
4. Authors and Users are solely responsible for ensuring that any Content uploaded, shared, or exchanged via Platform complies with applicable laws, does not infringe third-party rights, and adheres to Platform’s Acceptable Use Policy.
5. Platform reserves the right to monitor activity for compliance with these Terms, remove without prior notice any Content that violates these Terms or applicable laws, and suspend or terminate access to Platform for any violations or misuse.
6. Users and Authors acknowledge and agree that any disputes arising from interactions on Platform, including disputes related to payments, Content, or performance of agreements, shall be resolved directly between the involved parties without involving Platform, unless otherwise required by applicable laws or these Terms.
7. Platform reserves the right to modify these Terms, its functionality, or policies at any time. Such modifications will become effective upon publication. Continued use of Platform after modifications constitutes acceptance of the updated Terms.
8. Authors and Users are prohibited from engaging in unlawful, fraudulent, or abusive activities while using Platform, including but not limited to:
 - (a) Circumventing payment systems;

- (b) Violating intellectual property rights;
 - (c) Attempting to compromise Platform's security or integrity.
9. Platform disclaims all liability for the accuracy, reliability, legality, or suitability of Content provided by Authors. **USERS ACCESS SUCH CONTENT AT THEIR OWN RISK.**
10. Authors are solely responsible for setting and managing their Author's Fee and for complying with any applicable tax obligations related to payments received through Platform.

Article §3: Eligibility and Restrictions

1. To access or use Platform, you **must**:
 - (a) Be at least **18 years of age**, or have reached the age of majority in your jurisdiction, whichever is higher; and
 - (b) **Have the legal capacity to enter** into binding agreements under applicable laws.
 - (c) You must **be able to be legally bound** by a contract with us;
 - (d) You must **be legally permitted to join**, view Content, and to use any functionality provided by Platform;
 - (e) You must not be **convicted of committing a serious crime**; and
 - (f) You agree **to pay (where required) for Authors' Content** in accordance with the Terms of Service
2. Use of Platform is strictly prohibited if you are a resident of any country where such use is restricted or prohibited by local laws, including but not limited to the following countries: Iran, Saudi Arabia, Algeria, Bangladesh, China, Egypt, Ethiopia, India, Indonesia, Kazakhstan, Morocco, Nigeria, Pakistan, Philippines, Russia, Thailand, Turkey, Venezuela.
3. Platform reserves the right to determine, modify, and limit the jurisdictions in which its services are available. Platform may deny or restrict access to Users residing in any prohibited jurisdiction or where such services are otherwise restricted by law.
4. Platform reserves the right to use various methods, including but not limited to IP-based restrictions, geo-blocking, and verification checks, to enforce these eligibility requirements and prevent access from prohibited jurisdictions. Users must comply with this Section, even if Platform's preventive methods are ineffective or bypassed.
5. Use of Platform is void where prohibited by applicable law, and Users are solely responsible for ensuring compliance with all laws and regulations in their jurisdiction before accessing or using Platform.



6. Platform has the right to obtain and verify your IP address and may restrict access to Platform's services if your IP address is associated with a prohibited jurisdiction.
7. In cases where Platform determines that a User has violated this Clause, Platform may, at its sole discretion, suspend or terminate the User's account and, where applicable, seize any funds or assets associated with the account and donate them to a charity selected by Platform.
8. Users are required to immediately discontinue the use of Platform upon any change in their residency or status that results in their ineligibility under this Section.
9. **Prohibited Activities:**
 - (a) You shall not **TRANSFER, SELL, RENT, SHARE, OR SUBLICENSE** your Account to any third party.
 - (b) **CREATING MULTIPLE ACCOUNTS** to bypass restrictions, access additional features, or manipulate Platform is prohibited.
 - (c) **IMPERSONATING ANOTHER INDIVIDUAL OR PROVIDING FALSE INFORMATION** during registration is strictly prohibited and may result in immediate suspension or termination of your Account.
 - (d) **DOWNLOADING, COPYING, REPRODUCING, DISTRIBUTING, MODIFYING, OR CREATING DERIVATIVE WORKS** from Platform's Content or Author's Content without proper authorization is prohibited. Sharing or distributing content outside Platform in violation of these Terms is prohibited.
 - (e) Uploading, posting, or distributing any **CONTENT THAT INFRINGES INTELLECTUAL PROPERTY RIGHTS** (including copyrights, trademarks, or patents) is strictly prohibited. Using Platform's branding, trademarks, or logos without written permission is not allowed.
 - (f) **REQUESTING OR ACCEPTING PAYMENTS OUTSIDE PLATFORM FOR SERVICES**, features, or content hosted on Platform is not permitted.
 - (g) Engaging in **FRAUDULENT ACTIVITIES**, including scams, phishing, or deceptive schemes, is strictly prohibited.
 - (h) **MANIPULATING** views, engagement, or rankings by using bots, fake interactions, or paid services is prohibited.
 - (i) Posting, distributing, or sharing any **CONTENT** that: **(i.)** Promotes violence, hatred, discrimination, or harassment based on race, gender, religion, nationality, or other characteristics. **(ii.)** Encourages self-harm, suicide, or dangerous behaviors. **(iii.)** Contains pornographic, sexually explicit, or exploitative material, especially involving minors. **(iv.)** Promotes or advertises illegal activities, drugs, weapons, or unauthorized gambling.
 - (j) Collecting, storing, sharing, or publishing **PERSONAL DATA** of other Users or Authors without their explicit consent is prohibited. Doxxing or exposing private information of any individual is strictly forbidden.
 - (k) **ATTEMPTING TO HACK**, breach, or bypass Platform's security systems or gain unauthorized access to Platform, its databases, or user information is strictly prohibited.



- (l) **USING MALICIOUS SOFTWARE**, viruses, or code to damage, disrupt, or interfere with Platform operations is prohibited.
- (m) Any attempt to **DISRUPT OR OVERLOAD PLATFORM'S INFRASTRUCTURE**, including DDOS attacks or tampering with Platform features, is prohibited.
- (n) **EXPLOITING BUGS**, vulnerabilities, or technical errors for personal gain is prohibited and must be immediately reported to Platform support.
- (o) Accessing or using Platform **FROM PROHIBITED JURISDICTIONS** listed in these Terms or circumventing geographic restrictions through VPNs, proxies, or other tools is prohibited.
- (p) **MISUSE OF SENS DOLLARS AND BALANCE**. Sens Dollars may not be transferred, sold, exchanged, or used outside Platform. Attempting to manipulate balances or abuse Bonus Balances is prohibited.
- (q) Sending **SPAM**, unsolicited advertisements, phishing messages, or abusive content via Platform's communication tools is prohibited.
- (r) Using Platform **TO HARASS, INTIMIDATE, OR THREATEN** other Users or Authors is strictly prohibited.
- (s) **MISUSING THIRD-PARTY PAYMENT PROCESSORS** integrated with Platform, including disputes, chargebacks, or fraudulent payment activities, is prohibited.
- (t) **VIOLATING LOCAL, NATIONAL, OR INTERNATIONAL LAWS**, including regulations related to privacy, data protection, and taxation, is prohibited.

Article §4: Fighting Fraud and Illegal Activities

1. At SENS LTD, we are **committed to maintaining a secure, trustworthy, and compliant environment for all Users and Authors**. Our mission is to protect the integrity of the Platform, safeguard User and Author rights, and ensure compliance with applicable laws and regulations.
2. We enforce a **ZERO-TOLERANCE POLICY** against fraudulent, illegal, abusive, or deceptive activities and take proactive measures to monitor, detect, and address violations. This includes leveraging advanced technologies, conducting identity verification (KYC), and collaborating with law enforcement authorities whenever necessary.
3. All Users and Authors are required to comply with these standards and cooperate fully with Platform's monitoring and enforcement actions. **VIOLATIONS MAY RESULT IN ACCOUNT SUSPENSION, TERMINATION, LOSS OF FUNDS, AND LEGAL ACTION**. The following provisions outline the rules, policies, and tools we use to combat fraud and illegal activities and define Users' and Authors' responsibilities in maintaining a safe and compliant Platform.



4. **Monitoring and Detection.** Platform uses automated systems, manual reviews, and third-party tools to monitor activities on Platform for signs of fraudulent, illegal, or suspicious behavior. Activities subject to monitoring include:
 - (a) Account creation and login attempts, including suspicious IP addresses or device activity.
 - (b) Payment processing and transactions for unusual patterns, unauthorized attempts, or chargebacks.
 - (c) Content uploads to detect violations of intellectual property rights, explicit material, or prohibited content.
 - (d) Messaging and communications for harassment, spam, scams, or phishing attempts.
5. Platform reserves the right to log, store, and analyze data for security purposes, as outlined in the Privacy Policy.
6. **Identity Verification (KYC).** Platform requires Know Your Customer (KYC) checks to verify the identities of Authors before enabling sensitive features such as payouts and content monetization. Authors **MUST**:
 - (a) Submit valid government-issued identification and proof of address.
 - (b) Provide additional verification documents as requested by Platform.
 - (c) Ensure that their provided information is accurate and up-to-date.
7. Accounts failing to complete KYC or found to have provided false or misleading information will be restricted, suspended, or terminated.
8. **Fraud Prevention Systems.** Platform may deploy fraud detection algorithms to identify and flag activities such as:
 - (a) Fake accounts, identity theft, or impersonation attempts.
 - (b) Bot activity, automated transactions, or mass registrations.
 - (c) Payment fraud, including stolen credit cards, unauthorized payments, or money laundering.
9. **Abuse of promotions, bonuses, or incentives.** Suspicious activities flagged by automated systems undergo manual review by Platform's compliance team. Users and Authors identified as engaging in fraudulent behavior may face account suspension, termination, and legal action.
10. **Content Moderation and Reporting.** Platform reviews and moderates uploaded content to ensure compliance with these Terms and applicable laws. Users and Authors can report suspected violations, including fraud, scams, or illegal content, by contacting official@sens.love. Platform investigates all reports and may:
 - (a) Remove violating content without prior notice.
 - (b) Suspend or terminate accounts involved in violations.
 - (c) Cooperate with law enforcement and provide evidence as required.



11. **Payment Security and Anti-Money Laundering (AML).** Platform partners with third-party payment providers that comply with AML (Anti-Money Laundering) and CFT (Counter-Financing of Terrorism) regulations. Payments made through Platform may be monitored to:
 - (a) Identify suspicious patterns, unusual transactions, or inconsistent behavior.
 - (b) Ensure compliance with financial regulations and prevent unauthorized use.
 - (c) Platform may delay, freeze, or block payments if transactions are flagged for review.
 - (d) Users and Authors must cooperate with investigations and provide requested information for compliance checks.
12. **Proactive Measures and Penalties.** Platform may take the following proactive measures against fraudulent or illegal activities:
 - (a) Temporary suspension of accounts pending investigation.
 - (b) Permanent termination of accounts for confirmed violations.
 - (c) Confiscation or forfeiture of funds related to fraudulent activities.
 - (d) **Reporting to authorities, including sharing relevant data and evidence.**
13. Users and Authors acknowledge that no refunds will be issued in cases where funds are seized due to fraud or illegal activities.
14. **Users and Authors must:**
 - (a) Report fraudulent activities, phishing attempts, or suspicious behavior immediately.
 - (b) Not share passwords or sensitive account information with third parties.
 - (c) Regularly review their activity logs to detect unauthorized access.
 - (d) Failure to comply with these requirements may result in account restrictions or termination.
15. **Platform's Rights and Limitations.** Platform does not guarantee that all fraudulent or illegal activities can be prevented or detected. **PLATFORM'S ROLE IS LIMITED TO PROVIDING TECHNICAL TOOLS** and monitoring systems, and it shall not be held liable for damages caused by undetected fraud, hacking, or third-party misconduct. Users and Authors are responsible for maintaining the security of their accounts and promptly reporting suspicious activities.

Article §5: Account Registration Rules

1. To access or use any features of Platform, you **must create an account**.
 - (a) During registration, you are required to provide accurate, complete, and up-to-date information, including but not limited to a valid email address and any other information requested by Platform.



- (b) You must promptly update any information provided to ensure it remains accurate and complete.
2. You are **solely responsible for maintaining the confidentiality** of your login credentials, including your email and password.
 - (a) Any actions taken under your Account, whether authorized by you or not, will be deemed your responsibility.
 - (b) Platform shall not be liable for any loss, damage, or unauthorized activity resulting from failure to secure your Account credentials.
3. Certain features of Platform may require identity verification, including but not limited to Know Your Customer (KYC) checks.
 - (a) By registering, you agree to provide all necessary documents and information requested for verification purposes.
 - (b) Failure to comply with verification requirements may result in limited access to Platform features or termination of your Account.
4. Users may register either as **Authors** or **Users**, with access to different features and tools based on their selected role.
 - (a) **Authors** may upload and publish content in accordance with these Terms, provided that all content meets Platform's policies and guidelines.
 - (b) **Users** may subscribe to Authors' content and communicate using Platform's available features.
5. Platform reserves the right to suspend or terminate your Account at its sole discretion, including but not limited to:
 - (a) Violations of these Terms or applicable laws.
 - (b) Failure to complete required verification processes.
 - (c) Detection or any form suspension of fraudulent, abusive, or unauthorized activities.
 - (d) Users whose Accounts are terminated may lose access to all content, data, or materials associated with the Account.
6. Platform reserves the right to delete or suspend Accounts that remain inactive for an extended period, as determined at Platform's discretion.

Article §6: Platform Conduct Rules

§6ⁱ. GENERAL RULES



1. Platform is intended for personal use only and does not facilitate commercial activities or transactions. Any relationships between users and authors occur directly and independently of the platform. Users and authors are solely responsible for defining the terms and conditions of such arrangements without the platform acting as an intermediary, agent, or payment processor.
2. Platform is provided strictly **FOR PERSONAL, NON-COMERCIAL USE ONLY**. Users may not utilize the platform for business purposes, profit-driven activities, or as part of any commercial enterprise. Any misuse of the platform for unauthorized commercial activities may result in account suspension or termination. **USERS MUST NOT:**
 - (a) Sell, rent, transfer, sublicense, or share their accounts or content accessed through Platform with third parties.
 - (b) Use Platform to advertise or promote external services, products, or websites without prior written consent.
 - (c) Use Platform as a file-hosting service or for data storage unrelated to Platform's purpose.
3. **Community Behavior Standards:**
 - (a) Users and Authors must behave respectfully, courteously, and lawfully while interacting on Platform.
 - (b) Harassment, bullying, hate speech, discrimination, or abusive behavior toward others is strictly prohibited.
 - (c) Users and Authors must adhere to Platform's Community Rules, which set additional guidelines for communication, respect, and content sharing.
 - (d) Violation of community standards may result in warnings, content removal, account suspension, or termination.
4. Users and Authors **ARE PROHIBITED FROM UPLOADING, POSTING, OR SHARING CONTENT** that:
 - (a) Violates any applicable laws or regulations;
 - (b) Infringes on the intellectual property, privacy, or rights of others;
 - (c) Is defamatory, obscene, abusive, threatening, or harassing;
 - (d) Promotes discrimination, hatred, or violence against individuals or groups based on race, ethnicity, nationality, religion, gender, sexual orientation, disability, or other protected categories;
 - (e) Contains or promotes sexually explicit material, including pornography, prostitution, escort services, or non-consensual sexual acts;
 - (f) Depicts or encourages violence, self-harm, suicide, or any illegal activity;
 - (g) Exploits minors in any form, including child pornography or sexual abuse imagery;
 - (h) Promotes or advertises drugs, illegal substances, weapons, or dangerous items;
 - (i) Encourages participation in unlawful, fraudulent, or unsafe activities; or



- (j) Misrepresents identity or impersonates any individual or entity.
- 5. Platform reserves the right to:
 - (a) Monitor user activity and content for compliance with these Terms;
 - (b) Remove or block any content that violates these Terms;
 - (c) Suspend or terminate accounts involved in prohibited activities;
 - (d) Report unlawful content or conduct to authorities; and
 - (e) Cooperate with law enforcement agencies in investigations of illegal activities.
- 6. Users must be at least 18 years of age or of legal age in their jurisdiction to access Platform. Access to Platform is strictly prohibited for minors or individuals residing in jurisdictions where such use is illegal.
- 7. Users are responsible for maintaining the security of their accounts and passwords. Platform will not be liable for any losses caused by unauthorized account access.
- 8. Platform may edit, block, or delete content at its sole discretion if it violates these Terms or applicable laws. Users acknowledge that Platform is not obligated to monitor all content but reserves the right to do so when necessary.
- 9. Users and Authors may report any violations of these Terms by contacting support at **official@sens.love**. Platform will investigate complaints and take appropriate actions, including content removal and account suspension.
- 10. Platform disclaims all liability for content shared or accessed through Platform. Users assume full responsibility for their actions and content shared on Platform.

§6ⁱⁱ. RULES FOR USERS

- 1. Users are responsible for:
 - (a) **Compliance with Laws.** Users must comply with all applicable local, national, and international laws and regulations while using Platform. Users are solely responsible for determining whether their use of Platform is legal in their jurisdiction.
 - (b) **Age Verification and Legal Status.** Users must confirm that they meet the age and legal requirements to use Platform. Users accessing adult content must ensure such access complies with laws in their jurisdiction.
 - (c) **Truthful Information.** Users must provide accurate and truthful information during registration, profile setup, and identity verification. Users are responsible for keeping their account details, including payment information, up-to-date.
 - (d) **Respect for Intellectual Property.** Users may not copy, download, share, or distribute content uploaded by Authors without explicit authorization. Users must respect intellectual property rights, including copyrights, trademarks, and patents of Platform and other users.

- (e) **Proper Use of Platform Features.** Users must use Platform features (e.g., messaging, comments, and subscriptions) in good faith and only for their intended purposes. Users are prohibited from exploiting bugs, vulnerabilities, or loopholes in Platform for personal gain or disruption.
- (f) **No Circumvention of Security.** Users must not attempt to bypass Platform's security measures, verification processes, or access restrictions. Unauthorized access or use of Platform systems, data, or accounts is strictly prohibited.
- (g) **Prohibition of Unauthorized Advertising.** Users may not promote external websites, businesses, or products without prior written approval from Platform. Soliciting or spamming other users through messaging systems is strictly prohibited.
- (h) **Financial Responsibilities.** Users must ensure that payments made for services on Platform are from legitimate sources and comply with financial regulations.
- (i) **Content Reporting and Feedback.** Users are encouraged to report inappropriate or illegal content to Platform. Users must cooperate with Platform's investigations by providing accurate information when required.
- (j) **Content Restrictions for Users.** Users must not upload or distribute content, including comments or messages, that: (i.) violates laws or regulations; (ii.) promotes violence, exploitation, or discrimination (iii.) contains offensive, misleading, or defamatory material; (iv.) users are responsible for ensuring their interactions and communications are appropriate and respectful.
- (k) **Prohibition of Harmful Behavior.** Users may not engage in stalking, harassment, bullying, or intimidation of others. Encouraging or participating in any activity that causes emotional, financial, or physical harm to others is prohibited.
- (l) **Data Privacy and Confidentiality.** Users must not collect, share, or distribute personal or confidential information of other users without explicit consent. Users must not misuse data obtained through Platform for commercial, marketing, or unlawful purposes.
- (m) **Prohibition of Automated Tools.** Users may not use bots, scrapers, or other automated tools to collect data or interact with Platform. Manipulating traffic, analytics, or engagement through automated means is strictly prohibited.
- (n) **Cooperation with Investigations.** Users must cooperate with Platform's internal investigations, including providing requested information or documents. Users must comply with requests from law enforcement authorities in cases involving illegal activity.
- (o) **Ethical Standards.** Users are encouraged to adopt ethical and sustainable practices while interacting with Platform. Users must not promote illegal activities that violate ethical standards.

§6ⁱⁱⁱ. RULES FOR AUTHORS

1. Authors are responsible for:



- (a) **Content Ownership and Licensing.** Authors retain ownership of the content they create and upload. Authors are responsible for ensuring they have the legal rights, permissions, and licenses to use any third-party materials, including music, videos, or images, in their content.
- (b) **Licensing to Platform.** By uploading content, Authors grant Platform a non-exclusive, worldwide, royalty-free license to host, display, and promote the content as necessary for Platform operations. Authors acknowledge that this license continues until the content is deleted from Platform, except where Platform is legally required to retain copies for compliance or enforcement purposes.
- (c) **Content Usage Restrictions.** Authors may not upload content that infringes on intellectual property rights, privacy, or the rights of third parties. Authors may not distribute, sublicense, or resell Platform's tools, branding, or resources without written permission.
- (d) **Identity Verification.** Authors must complete the KYC verification process to gain access to Platform features and be able to enter in agreements with other Users. Authors must provide accurate information, including legal identification documents and proof of age, to comply with verification requirements.
- (e) **Ongoing Compliance.** Authors must maintain updated verification records and notify Platform of any changes to their legal status, identity, or payment information. Platform may request additional verification at any time to confirm compliance. Failure to provide accurate or complete verification details may lead to account suspension or termination.

2. CONTENT RULES. Authors **MUST NOT** upload content that:

- (a) Violates any laws or regulations.
- (b) Depicts nudity, pornography, or explicit content without proper age verification and compliance with Platform's guidelines.
- (c) Promotes illegal activities, violence, hate speech, self-harm, or exploitation.
- (d) Exploits minors, depicts child sexual abuse, or promotes child endangerment.
- (e) Contains defamatory, misleading, or false statements about others.
- (f) Encourages unsafe, abusive, or harmful behavior, including drugs, alcohol, or weapon usage.

3. Authors must accurately label adult or explicit content to ensure proper audience restrictions. Failure to properly label content may result in content removal, warnings, or account suspension.

4. Authors must obtain explicit, written consent from any individuals appearing in their content. Authors are responsible for maintaining proof of consent and providing it to Platform upon request.

5. FINANCIAL RULES

- (a) **Payments and Payouts.** Authors set pricing for their content, subscription plans, and other monetization options. Platform deducts service fees as outlined in the Terms and provides payouts based on the selected payment schedule. Authors must comply with applicable tax laws and are responsible for reporting and paying any taxes owed.
- (b) **Prohibited Payment Practices.** Authors must process all payments through Platform and are prohibited from requesting or accepting payments outside of Platform. Authors may not



manipulate payment systems, refund processes, or subscription pricing to defraud Platform or Users.

- (c) **Refunds and Chargebacks.** Platform is not responsible for refund requests or chargebacks unless required by law. Authors agree to handle disputes with Users regarding payments in good faith.

6. INTERACTION RULES

- (a) Authors must engage with Users respectfully and professionally. Harassment, **threats**, or inappropriate behavior toward Users will result in immediate account suspension.
 - (b) Authors may only use Platform's communication tools for authorized purposes. Authors are prohibited from soliciting personal information, promoting external services, or spamming Users.
7. Authors are responsible for safeguarding their accounts and maintaining secure login credentials. Authors must notify Platform immediately of any unauthorized access or suspected breaches.
8. Authors must respect Users' privacy and refrain from collecting or sharing personal data without consent. Authors may not use data obtained through Platform for marketing, advertising, or other purposes without permission.
9. Platform may monitor uploaded content for compliance with these Rules. Platform reserves the right to remove or block content that violates these Rules without prior notice.
10. Violations of these Rules may result in:
- (a) Content removal.
 - (b) Account suspension or termination.
 - (c) Forfeiture of funds or earnings held by User or Author.
 - (d) Legal action, including reporting to law enforcement authorities.
11. Authors may appeal enforcement actions by contacting official@sens.love. Platform's decision following an appeal is final.

Article §7: Payments

1. Platform provides the following payment models to Users:
- (a) Users may purchase a **General Subscription** to access Platform-wide features and content made available by all participating Authors. The terms, pricing, and duration of General Subscriptions are specified on Platform and may vary based on subscription plans selected by Users.
 - (b) Users may purchase a **Special Subscription** to access exclusive content offered by a specific Author under terms defined by that Author. Authors set their own pricing, duration, and terms for Special Subscriptions. Users are responsible for reviewing these terms before purchase.



Special Subscriptions may include premium features, personalized content, or additional services, as specified by the Author.

- (c) The Platform Commission is 20% (twenty percent) of the cost of your selected Subscription, depending on the chosen payment method.
- (d) Platform offers a digital good called **Sens Dollars**, which serves as a universal digital unit for acquiring paid features, premium content, and services available in Sens applications. Sens Dollars can be purchased through Platform using real currency and will be credited to the User's Balance Section in their account.

2. Sens Dollars **CAN BE USED EXCLUSIVELY WITHIN PLATFORM** and cannot be:
 - (a) Redeemed for real currency.
 - (b) Transferred to other accounts.
 - (c) Withdrawn outside Platform.
3. Sens Dollars are **VALID ONLY WITHIN PLATFORM** and may not be exchanged for goods, services, or content outside the Platform ecosystem.
4. Sens Dollars are **NON-REFUNDABLE** except where required by applicable law.
5. Platform reserves the right to modify the pricing, conversion rates, and usage rules for Sens Dollars at any time.
6. Users acknowledge that the purchase and use of Sens Dollars are subject to these Terms, and Platform shall not be liable for any losses resulting from unauthorized access, account breaches, or misuse of Sens Dollars.
7. **Platform's role.** All payments and financial transactions conducted between Users and Authors on the Platform are governed exclusively by the agreement between the User and the Author as outlined in the terms provided on the Platform's website. The Platform serves only as a technical intermediary to facilitate such arrangements and is not a party to any payment or transaction.
8. **Exclusivity of the Agreement.** By using the Platform, Users and Authors acknowledge and agree that:
 - (a) All payment terms, conditions, and obligations are strictly defined by the agreement available on the Platform's website.
 - (b) The Platform's role is limited to providing infrastructure for facilitating connections and content exchange and it's not a part of the agreement.
9. Platform **DOES NOT PROCESS PAYMENTS DIRECTLY AND IS NOT A PAYMENT SERVICE PROVIDER.** All payments made through Platform are facilitated by third-party payment processors. By making payments, Users agree to comply with the terms, policies, and conditions imposed by these third-party providers. Platform is not responsible for payment processing errors, delays, or failures caused by third-party providers.
10. Any payments conducted for accessing Author's content or services are made **EXCLUSIVELY ON THE BASIS OF A DIRECT AGREEMENT BETWEEN THE AUTHOR AND THE USER.** Platform acts only as a **facilitator** by providing tools and infrastructure to connect Authors



and Users but does not participate in, enforce, or guarantee any payment arrangements. Platform disclaims all responsibility for disputes, non-payment, refunds, or other issues arising between Authors and Users.

11. **Refund Policy.** Payments made for General and Special Subscriptions, as well as for Sens Dollar, are **NON-REFUNDABLE**. Users must carefully review the terms and pricing set by Authors before completing purchases, as Authors may set additional refund policies for Special Subscriptions.
12. Users are not allowed to initiate chargebacks without first contacting Platform's support team at official@sens.love to attempt to resolve disputes. Platform reserves the right to suspend or terminate the User's account if a chargeback is initiated, and seek reimbursement for any associated fees.
13. Authors receive payments based on agreements made directly with Users for Subscriptions or other monetized content. Platform provides infrastructure to facilitate such payments but does not manage or guarantee payments between Authors and Users.
14. Authors are responsible for managing their pricing, terms, and content access policies. Authors are required to comply with Platform's verification processes and applicable tax laws before receiving payouts.
15. Platform reserves the right to withhold payouts to Authors in cases of suspected violations of these Terms, fraud, or pending investigations. Withheld funds may be released after resolving compliance issues or investigations.
16. **Anti-Fraud Measures.** Platform monitors transactions to prevent fraud, unauthorized activity, and money laundering. Suspicious transactions may be flagged, delayed, or canceled, and affected accounts may be suspended pending investigation.
17. Users and Authors must use valid payment methods and provide accurate billing information. Users and Authors may not attempt to bypass Platform's payment systems to avoid fees, taxes, or verification requirements.

Article §8: User Account Balances

1. Platform provides two types of balances displayed in the Personal Account:
 - (a) **Balance** – Reflects the amount of Sens Dollars purchased, earned, or received by the User or Author.
 - (b) **Bonus Balance** – Reflects Sens Dollars credited to the User or Author as bonuses, promotions, or rewards.
2. Both **Balance** and **Bonus Balance** are denominated in Sens Dollars and can only be used within Platform.



3. **BALANCE** is credited to the User's Personal Account upon purchasing Sens Dollars or receiving payments from other Users as part of a valid transaction via Third Party Service Provider indicated in the Platform
4. Balance funds cannot be transferred to other Users or exchanged for currencies outside Platform.
5. Platform reserves the right to delay or withhold withdrawals in cases of suspected fraud, compliance issues, or policy violations.
6. Authors may **request the payout** of Sens Dollars for real currency, subject to the terms outlined in this provision.
 - (a) **Nature of Payouts**
 - (i.) Platform does not provide financial, banking, or currency exchange services.
 - (ii.) The payout of Sens Dollars is a technical feature within Platform, enabling Authors to request the transfer of funds based on their accumulated virtual units.
 - (iii.) Sens Dollars are virtual credits with no monetary value outside Platform and exist solely as a means to access paid features and services within Platform.
 - (b) **Minimum Payout Amount**
 - (i.) A Minimum Payout Amount applies to all requests to convert Sens Dollars into real currency.
 - (ii.) The minimum amount and available payout options are specified in the Personal Account.
 - (iii.) Payouts will only be processed when the Balance meets or exceeds the specified threshold.
 - (c) **Fees and Charges**
 - (i.) Payouts are subject to fees and deductions, which are specified in the Personal Account and may be updated at any time.
 - (ii.) Users acknowledge that applicable fees will be deducted prior to processing any payout requests.
 - (iii.) Platform reserves the right to modify applicable fees at any time, with prior notice provided through Platform announcements or email.
 - (d) **Identity Verification Requirements**
 - (i.) Authors must complete identity verification, including Know Your Customer (KYC) checks, before submitting a payout request.
 - (ii.) Platform reserves the right to request additional information for compliance with legal and regulatory requirements.
 - (iii.) Failure to complete verification may result in delays or denial of processing.
 - (e) **Processing Times**
 - (i.) Payout requests are **processed via third-party service providers** within estimated processing periods, which are **outside of our control**.



(ii.) Platform is not responsible for delays caused by third-party payment providers, banks, or regulatory reviews.

(f) **Restrictions and Limitations**

(i.) Platform reserves the right to delay, suspend, or deny payouts in cases of suspected fraud, policy violations, or pending investigations.

(ii.) Sens Dollars cannot be transferred to other users, redeemed outside Platform, or converted through unauthorized methods.

(g) **No Financial Guarantees**

(i.) Sens Dollars are not legal tender, electronic money, or any form of regulated currency.

(ii.) Platform makes no representations or guarantees regarding the stability, value, or usability of Sens Dollars outside Platform.

(h) **Disclaimer**

(i.) Authors acknowledge that the payout feature is provided strictly as a tool for facilitating transfers and does not establish a banking, payment processing, or fiduciary relationship between Platform and Authors.

7. **BONUS BALANCE** may be credited to the User's Personal Account as part of Platform promotions, loyalty programs, or incentives.

8. **Bonus Balance** can only be used for:

(a) Paying for subscriptions, including General and Special Subscriptions.

(b) Internal purchases of paid features, content, or services available on Platform.

9. **Bonus Balance** cannot:

(a) Be withdrawn or converted into real currency.

(b) Be transferred to other Users or exchanged outside Platform.

(c) Be used for payments outside the scope of Platform services.

10. **Bonus Balance** may have an expiration date or usage restrictions, as specified in the terms of the promotion under which it was granted.

11. Platform reserves the right to correct errors in the User's Balance or Bonus Balance resulting from technical issues, system malfunctions, or administrative errors.

12. Users must notify Platform immediately of any discrepancies in their Balance or Bonus Balance by contacting official@sens.love

13. Platform reserves the right to modify Balance and Bonus Balance rules, including withdrawal limits, fees, and usage restrictions, at any time.

Article §9: Intellectual Property Rights

1. Ownership of Platform and Platform Content

- (a) Platform, including its design, layout, logos, trademarks, service marks, software, databases, and all other elements (“**Platform Content**”), is owned by Platform and is protected by copyright, trademark, and other intellectual property laws.
- (b) Users and Authors are granted a **limited, non-exclusive, non-transferable, and revocable license** to access and use Platform strictly in accordance with these Terms.
- (c) No rights or ownership in Platform Content are transferred to Users or Authors, and all rights not expressly granted are reserved by Platform.

2. Ownership of Author Content

- (a) Authors retain **FULL OWNERSHIP** of any content they create, upload, or publish (“**Author Content**”) on Platform.
- (b) By uploading Author Content, Authors grant Platform a non-exclusive, royalty-free, worldwide license to store, host, display, and perform Author Content solely for the purposes of operating and promoting Platform.
- (c) Platform does not claim ownership over Author Content, and nothing in these Terms shall be interpreted as transferring such ownership rights to Platform.

3. User and Author Obligations

- (a) Authors are responsible for ensuring that their Author Content does not infringe any third-party intellectual property rights, including copyrights, trademarks, and patents.
- (b) Authors must obtain all necessary licenses, permissions, or consents before uploading any content that incorporates third-party materials.
- (c) Users and Authors may not reproduce, distribute, modify, or create derivative works based on Platform Content or Author Content **WITHOUT THE EXPLICIT PERMISSION OF THE OWNER**.

4. Prohibited Use of Intellectual Property

- (a) Users and Authors may not:
- (b) Use Platform’s logos, trademarks, or branding for any purpose without prior written consent.
- (c) Copy, scrape, download, or distribute any Platform Content without authorization.
- (d) Remove, alter, or obscure copyright notices, watermarks, or proprietary labels from Platform Content or Author Content.
- (e) Users and Authors may not misrepresent ownership of any content uploaded to Platform.

5. Trademarks and Branding

- (a) All trademarks, service marks, and logos displayed on Platform are the **exclusive property of Platform** or its licensors.
- (b) Use of Platform’s trademarks or branding without prior written authorization is strictly prohibited and may result in legal action.

6. Intellectual Property Violations

- (a) Platform respects intellectual property rights and expects Users and Authors to do the same.
- (b) Users and Authors must promptly report any suspected intellectual property violations to **official@sens.love**
- (c) Platform reserves the right to:
 - (i.) Remove infringing content without notice.
 - (ii.) Suspend or terminate accounts involved in violations.
 - (iii.) Cooperate with law enforcement or rights holders in investigating and resolving disputes.

7. Reporting Infringement

- (a) Rights holders who believe their intellectual property has been infringed must provide Platform with a written notice containing:
 - (i.) Identification of the infringed work.
 - (ii.) Description and location of the infringing material.
 - (iii.) Proof of ownership or authorization to act on behalf of the owner.
- (b) Contact information, including email and telegram bot.
- (c) Platform will promptly investigate all claims and take appropriate action.

8. No Transfer of Rights

- (a) Nothing in these Terms shall be interpreted as granting ownership of Platform Content to Users or Authors.
- (b) Platform retains all rights, title, and interest in its intellectual property, while Authors retain ownership of their Author Content.

Article §10: Disclaimers and Limitation of Liability

- 1. Platform, including all features, services, and content, is provided on an **“as is”** and **“as available”** basis without warranties of any kind, whether express or implied. Platform makes **no warranties or representations** regarding:
 - (a) The accuracy, completeness, or reliability of any content available on Platform.



- (b) The availability, performance, or uninterrupted operation of Platform.
- (c) The fitness of Platform for any specific purpose or compatibility with any devices or systems.
- 2. Platform **does not guarantee** earnings, visibility, engagement, or success for Authors or Users. Authors and Users acknowledge that their results depend on their own actions and decisions, and Platform bears no liability for outcomes arising from the use of Platform's features.
- 3. Platform may integrate or rely **on third-party service providers**, including payment processors and hosting providers.
 - (a) Platform does not control third-party services and is not responsible for their actions, errors, or failures.
 - (b) Users and Authors are subject to the terms and conditions of these third-party providers when using their services.
- 4. Users and Authors are solely responsible for:
 - (a) Their actions, communications, and transactions conducted through Platform.
 - (b) Ensuring their compliance with applicable laws, regulations, and these Terms.
 - (c) Securing their accounts, including login details and payment information.
 - (d) (b) Platform assumes no liability for losses, damages, or claims arising from:
 - (e) Unauthorized account access caused by negligence.
 - (f) Misuse of content by other Users or Authors.
 - (g) Failure to comply with Platform's rules or applicable laws.
- 5. To the fullest extent permitted by law, Platform, its owners, directors, employees, agents, and affiliates:
 - (a) Shall not be liable for any direct, indirect, incidental, special, consequential, or punitive damages, including loss of profits, data, or reputation.
 - (b) Are not responsible for any errors, omissions, or interruptions in Platform's operation.
 - (c) Disclaim liability for any losses resulting from viruses, hacking, or unauthorized access.
- 6. Platform's total liability under any claim related to these Terms shall not exceed the amount paid by the User or Author to Platform in the preceding one (1) month.
- 7. Platform is **not liable** for damages arising from:
 - (a) Loss, corruption, or deletion of data.
 - (b) Acts, omissions, or failures of other Users or Authors.
 - (c) Errors in payments or delays caused by third-party providers.
 - (d) Disputes between Users and Authors.
- 8. **Force Majeure.** Platform shall **not be liable** for failure or delay in performance caused by events beyond its reasonable control, including:

- (a) Natural disasters, fires, floods, or earthquakes.
 - (b) Wars, strikes, riots, or government actions.
 - (c) Internet failures, power outages, or third-party system failures.
- 9. Disclaimer for Legal Compliance.** Platform does not provide legal, financial, or tax advice and should not be used as a substitute for professional consultation. Users and **AUTHORS ARE RESPONSIBLE FOR UNDERSTANDING AND COMPLYING WITH ALL LAWS** applicable to their activities on Platform.
- 10. Indemnification.** Users and Authors agree to indemnify and hold Platform harmless from any claims, damages, or losses arising from their:
- (a) Violation of these Terms.
 - (b) Infringement of intellectual property rights.
 - (c) Illegal or prohibited activities conducted through Platform.
- 11. Survival.** The disclaimers, limitations of liability, and indemnification obligations outlined in this section **shall survive termination** of the Terms and continued use of Platform.

Article §11: Indemnification

1. Users and Authors agree to defend, indemnify, and hold harmless Platform, its owners, directors, officers, employees, agents, affiliates, licensors, and service providers (collectively, the “Indemnified Parties”) from and against any and all claims, demands, liabilities, damages, losses, costs, and expenses, including reasonable attorneys’ fees, arising out of or related to:
 - (a) Their use or misuse of Platform or any services provided through Platform;
 - (b) Their violation of these Terms or any applicable laws, rules, or regulations;
 - (c) Their breach of representations, warranties, or obligations under these Terms;
 - (d) Their infringement of intellectual property rights or other rights of third parties;
 - (e) Content or materials uploaded, published, or distributed by Authors or Users through Platform;
 - (f) Disputes arising from agreements or transactions between Users and Authors.
2. Defense and Control
 - (a) Platform reserves the right to assume the exclusive defense and control of any matter subject to indemnification under this section, at its own expense.
 - (b) Users and Authors agree to cooperate fully with Platform in defending such claims and shall not settle any claim without Platform’s prior written consent.



3. **Scope of Liability.** This indemnification applies to third-party claims, including but not limited to claims involving:
 - (a) Intellectual property infringement.
 - (b) Defamation, libel, or slander.
 - (c) Privacy or data protection violations.
 - (d) Unauthorized use of Platform Content or Author Content.
 - (e) Regulatory or tax non-compliance.
4. Platform's liability is limited to the extent permitted by law, and Platform assumes no responsibility for actions or omissions of Users or Authors.
5. **Indemnification for Third-Party Services.** Users and Authors acknowledge that Platform integrates third-party services (e.g., payment processors), and any claims related to such services must be resolved directly with the respective providers. Platform is not liable for disputes or losses resulting from transactions conducted via third-party services.
6. **Survival.** The indemnification obligations outlined in this section shall survive termination of these Terms and continued use of Platform.

Article §12: Suspension and Termination

1. Platform **RESERVES THE RIGHT TO SUSPEND OR TERMINATE ACCESS** to Platform, including any accounts, features, or services, at its sole discretion and without prior notice if:
 - (a) Users or Authors violate these Terms, applicable laws, or any Platform policies.
 - (b) Suspicious, fraudulent, or unauthorized activities are detected.
 - (c) There is a failure to complete identity verification (KYC) requirements.
 - (d) Content uploaded or shared violates intellectual property rights or other legal protections.
 - (e) Users or Authors engage in abusive, harassing, or unlawful conduct.
 - (f) Platform is required to comply with legal obligations, regulatory orders, or law enforcement requests.
 - (g) Platform detects threats to its security, integrity, or operations caused by a User's or Author's activities.
2. Suspension or termination may include:
 - (a) Temporary or permanent account disabling.
 - (b) Freezing or removal of funds in cases involving fraud or legal investigations.
 - (c) Restriction of access to certain Platform features or content.



3. **Effects of Suspension or Termination.** Upon suspension or termination:
 - (a) Users and Authors immediately lose access to their accounts, including balances, content, and settings.
 - (b) Pending payout requests may be delayed, withheld, or canceled if related to policy violations or pending investigations.
 - (c) Content uploaded to Platform may be deleted or made inaccessible without prior notice.
 - (d) Users and Authors remain responsible for any outstanding obligations, including fees, debts, or disputes arising before suspension or termination.
4. Platform is not liable for any losses, damages, or inconvenience caused by account suspension or termination.
5. **Appeals Process.** Users and Authors may appeal a suspension or termination decision by contacting official@sens.love within 14 calendar days of receiving notice. Appeals must include:
 - (a) A detailed explanation of the issue.
 - (b) Supporting evidence or documents to address alleged violations.
6. Platform may, at its sole discretion, reverse or uphold the suspension or termination after reviewing the appeal.
7. **Termination by Users or Authors.** Users and Authors may terminate their accounts at any time by submitting a written request to official@sens.love. Termination by the User or Author does not exempt them from:
 - (a) Outstanding obligations, such as payments owed or disputes pending resolution.
 - (b) Legal or compliance actions initiated prior to termination.
 - (c) Upon voluntary termination, all associated data, content, and balances may be permanently deleted, except where Platform is required to retain records for legal or compliance purposes.
8. Platform may retain account information, transaction records, and other data after termination to:
 - (a) Comply with legal requirements and audit obligations.
 - (b) Investigate fraud, security issues, or policy violations.
9. Retention periods may be determined by Platform's Privacy Policy and applicable laws.
10. Platform reserves the right to discontinue, suspend, or modify any services, features, or access rights without prior notice. Platform is not liable for losses or damages resulting from such modifications or service interruptions.
11. **Survival.** Provisions related to intellectual property, indemnification, disclaimers, limitation of liability, and dispute resolution shall survive account termination.

Article §13: Miscellaneous Provisions

- 1. Force Majeure.** Platform shall not be held liable for any failure or delay in performance caused by events beyond its reasonable control. In such cases, Platform's obligations shall be suspended for the duration of the Force Majeure Event, and Platform shall take reasonable steps to resume performance as soon as possible. Force Majeure Event includes but not limited to:
 - (a) Acts of God, natural disasters, fires, floods, earthquakes, explosions, or pandemics.
 - (b) Wars, hostilities, civil disturbances, terrorist acts, or government restrictions.
 - (c) Strikes, labor disputes, or supply chain disruptions.
 - (d) Failures or interruptions of internet services, telecommunications, or power supplies.
 - (e) Actions of regulatory authorities or changes in applicable laws.
- 2. Changes to Terms.** Platform reserves the right to modify, update, or amend these Terms at any time. Continued use of Platform after changes become effective constitutes acceptance of the revised Terms. Users and Authors are encouraged to review these Terms periodically to remain informed about any updates.
- 3. Privacy and Data Protection.** Platform processes personal data in accordance with its Privacy Policy, which is available on Platform. Users and Authors agree to the collection, processing, storage, and use of their personal data as described in the Privacy Policy. Platform implements reasonable security measures to protect personal data but does not guarantee absolute security due to the nature of online systems. Users and Authors are responsible for safeguarding their login credentials and promptly notifying Platform of any unauthorized access to their accounts.
- 4. Governing Law and Jurisdiction.** These Terms and any disputes arising under them shall be governed by and construed in accordance with the laws of Seychelles. Nothing in this section prevents Platform from seeking injunctive relief in any jurisdiction to protect its intellectual property or enforce its rights.
- 5. Dispute Resolution.** Users and Authors agree to attempt to resolve any disputes through informal negotiation within 4 calendar days of notifying Platform at official@sens.love. If negotiations fail, disputes shall be resolved through binding arbitration in accordance with the rules of an arbitration service selected by Platform. The arbitration decision shall be final and binding, with each party bearing its own costs unless otherwise awarded by the arbitrator.
- 6. Class Action Waiver.** Users and Authors agree to resolve disputes individually and waive any rights to participate in class or collective actions.
- 7. Severability.** If any provision of these Terms is found to be invalid, illegal, or unenforceable, the remaining provisions shall remain in full force and effect. The invalid provision shall be replaced with a valid one that achieves the intended purpose as closely as possible.
- 8. No Waiver.** Platform's failure to enforce any provision of these Terms shall not be considered a waiver of its right to enforce that provision at a later time. Any waiver must be in writing and signed by an authorized representative of Platform.



TERMS OF SERVICE

Last Modified: DECEMBER 27, 2024

- 9. Entire Agreement.** These Terms, along with the Privacy Policy and any other referenced documents, constitute the entire agreement between Platform and Users or Authors, superseding all prior agreements or understandings.