

Terms of Service for *EdGenAI Technologies*

“Applicable to all users, clients, and visitors accessing the EdGenAI platform and associated services.”

1. Purpose

The purpose of these Terms of Reference is to:

- Establish a legally binding agreement governing the use of the EdGenAI platform
- Outline the rights and responsibilities of both EdGenAI Technologies and its users
- Protect the platform's intellectual property and limit company liability

2. Scope

These terms apply to all individuals and entities who:

- Register an account or log in via third-party OAuth providers (Google or Microsoft).
- Access, browse, or interact with edgenai.com.au and any associated services.
- Utilize any automated processing, grading, or analytical tools provided on the platforms

3. Account Registration and Security

- Users are responsible for maintaining the confidentiality of their session access and for all activities that occur under their account
- Users must immediately notify EdGenAI at contactus@edgenai.com.au regarding any suspected security breach or unauthorized platform access

4. Acceptable Use

Users agree not to utilize the platform to

- Violate any local, national, or international laws or university academic integrity policies
- Upload malicious code, viruses, or data that may disrupt or compromise platform security
- Attempt to reverse-engineer, scrape, copy, or bypass the security mechanisms of the EdGenAI platform or its underlying AI architectures
- Input data or content that infringes upon the intellectual property or privacy rights of third parties

5. Intellectual Property and Content Ownership

- EdGenAI Technologies retains all rights, title, and interest in the platform software, algorithms, workflows, branding, and user interfaces
- Users retain ownership of all source materials they upload to the platform
- EdGenAI Technologies grants users a non-exclusive, royalty-free license to use, download, and distribute the grading reports or analytical outputs generated by the platform for their operational or educational purposes

6. Limitation of Liability ("As-Is" Clause)

- The EdGenAI platform is provided on an "as-is" and "as-available" basis. EdGenAI Technologies makes no guarantees, express or implied, regarding system uptime, processing accuracy, or uninterrupted service
- To the maximum extent permitted by Australian law, EdGenAI Technologies shall not be liable for any direct, indirect, incidental, or consequential damages resulting from system downtime, data loss, or reliance on AI-generated outputs

7. Termination

- EdGenAI reserves the right to suspend or terminate user access to the platform at its sole discretion, without prior notice, if a breach of these terms is suspected



- Users may request permanent deletion of their account at any time in accordance with our Data Retention Policy

8. Governing Law

- These terms are governed by and construed in accordance with the laws of Victoria, Australia. Any disputes arising under these terms shall be subject to the exclusive jurisdiction of the courts of Victoria

9. References:

- [1] Privacy Act 1988
- [2] EdGenAI Privacy Policy
- [3] EdGenAI Data Retention Policy

Document Version History:

Version	Date	Author	Change Notes
1.0	May 2026	EdGenAI Technologies	Initial Draft