

DeepSeek AI for Excel™ ("DeepSeek AI for Excel™" Office Add-in) End User License Agreement (EULA) and End User Consent

Last Updated: 2025-07-24

1. Parties

This "DeepSeek AI for Excel" ("DeepSeek AI for Excel" Office Add-in) End User License Agreement (EULA) and End User Consent ("Agreement") are a legal agreement between ACTITEQ LLC Georgia, having an office at N1515, 5 Sherif Khimshiashvili St., Batumi, Georgia ("ACTITEQ," "us"), and the person or entity agreeing to these Agreement ("Customer", "You"). By installing "DeepSeek AI for Excel" ("DeepSeek AI for Excel" Office Add-in) via the Microsoft marketplace or by accessing or using any part of "DeepSeek AI for Excel"(the "Service"), You agree and consent to these End User License Agreement (EULA) and End User Consent.

2. Description of Service

The Service is a Microsoft 365™ add-in for Microsoft Excel™ ("DeepSeek AI for Excel"), which interoperates with the API of the relevant AI Provider and displays outputs in Microsoft Excel.

3. AI Providers

The Service integrates with:

- **DeepSeek:** Subject to [DeepSeek Terms of Use](#) and [Privacy Policy](#)
- **OpenRouter:** Subject to [OpenRouter Terms](#) and [Privacy Policy](#)

Important Notices:

- You are responsible for complying with all applicable laws when using AI Providers
- Data may be processed outside your jurisdiction
- ACTITEQ is not liable for AI Provider actions

4. Free Service

The Service is currently provided free of charge. ACTITEQ reserves the sole right to:

- Modify or discontinue the Service at any time
- Introduce fees with 30 days' notice
- Limit features in free versions

5. Use of Service

5.1 You may use the Service solely with Microsoft Excel™

5.2 You are responsible for:

- Maintaining your Microsoft account
- Securing your credentials
- All activities under your account

6. Restrictions

You shall not:

- 6.1 Reverse engineer or modify the Service
- 6.2 Use the Service for illegal activities
- 6.3 Violate Microsoft's Acceptable Use Policy
- 6.4 Use the Service in high-risk applications (medical, financial, etc.)

7. Intellectual Property

- 7.1 ACTITEQ owns all rights to the Service
- 7.2 You retain rights to your content, subject to this Agreement

8. Disclaimer of Warranties

THE SERVICE IS PROVIDED "AS IS" WITHOUT WARRANTIES OF ANY KIND. ACTITEQ DISCLAIMS ALL IMPLIED WARRANTIES INCLUDING MERCHANTABILITY AND FITNESS FOR PURPOSE. THE SERVICE MAY BE INTERRUPTED OR MODIFIED AT ANY TIME WITHOUT LIABILITY.

9. Limitation of Liability

IN NO EVENT SHALL ACTITEQ BE LIABLE FOR ANY INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING FROM USE OF THE SERVICE. YOUR SOLE REMEDY IS TO DISCONTINUE USE.

10. Suspension/Termination

ACTITEQ may suspend or terminate access:

- For violations of this Agreement
- For security reasons
- At its discretion, without liability

11. Privacy

Your use of the Service is subject to our Privacy Policy. We may use aggregated data to improve the Service.

As our legitimate interest, we may use your IP-address in order to limit amount of AI (Artificial Intelligence) LLM (Large Language Model) tokens, consumed per your IP address.

12. Governing Law

This Agreement shall be governed by and construed in accordance with the laws of Georgia. Any disputes shall be resolved in the courts of Batumi, Georgia.

13. General

13.1 Entire agreement between parties

13.2 Amendments require written consent

13.3 No waiver of rights

13.4 Severability clause

ACTITEQ LLC Georgia

N1515, 5 Sherif Khimshiashvili St.

Batumi, Georgia

Email: xaimate@actiteq.com