

Terms and Conditions

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CorVpoint STUDIO · Courtepin, Switzerland · corvpoint.ch

1. Scope

These terms apply to offers and services from CorVpoint STUDIO in the fields of software, AI, development, digital concepts, web solutions and related services.

2. Offers and conclusion of contract

Offers are non-binding unless expressly designated as binding.

A contract is formed only through written confirmation, explicit acceptance or commencement of performance.

3. Services

The nature and scope of the services are determined by the individual offer, briefing, project description or written agreement.

CorVpoint STUDIO does not owe any particular economic result unless this has been expressly agreed in writing.

4. Customer cooperation

The customer shall provide all information, access, content, approvals and documents required for the project in good time.

Delays caused by missing customer cooperation may lead to schedule changes and additional effort.

5. Dates and deadlines

Dates and deadlines are binding only if they have been expressly confirmed as binding in writing.

In the event of delays caused by third parties, customer cooperation or force majeure, deadlines are postponed reasonably.

6. Prices and payment

The prices agreed in the individual offer or contract apply.

Discovery, mockup or reservation work may be agreed separately and does not automatically start full implementation. Project start may require a deposit or milestone plan; a 40% start deposit may be used as orientation, with higher deposits for increased risk.

Project start, implementation, launch, file handover or rights transfer may be withheld until contract, client verification and due payments are confirmed. Payments may be processed through external payment providers. CorVpoint does not store card or bank details and treats payment statuses as paid only after server-side verified provider confirmation.

In case of late payment, the project may be paused. Work already performed, third-party costs, licences, hosting, scope changes and cancellation effort may be charged according to the agreement.

7. Rights of use

Rights of use in work results transfer to the customer only to the extent expressly agreed and after the remuneration owed has been paid in full.

Preliminary work, drafts, concepts, source code, structures and non-approved variants remain reserved unless otherwise agreed in writing.

8. Warranty

The customer must review services within a reasonable period after receipt and report identifiable defects in writing.

CorVpoint STUDIO shall first be given the opportunity to remedy the defect.

9. Liability

To the extent permitted by law, the liability of CorVpoint STUDIO is limited to damage caused intentionally or by gross negligence.

Liability for loss of profit, indirect damage, consequential damage, data loss, third-party platforms or external services is excluded to the extent permitted by law.

Mandatory statutory liability provisions remain reserved.

10. Confidentiality

Both parties shall treat non-public project-related information as confidential.

11. Applicable law and place of jurisdiction

Swiss law applies.

The place of jurisdiction is, to the extent permitted by law, the registered office / domicile of Sylvain Sébastien Amiet in Switzerland.

12. Version

Version of these Terms and Conditions: May 2026. Mandatory consumer rights remain reserved.

13. Digital contract acceptance, validation and project start

Acceptance may take place in writing, by email, through a customer portal, by documented digital approval or in another traceable manner where suitable for the transaction. Before project start, CorVpoint may require client verification, complete cooperation, acceptance of relevant contract documents and due deposits or milestone payments.

If a qualified electronic signature, written form or special procedure is legally required or commercially appropriate, it will be agreed individually. Without such agreement, digital approval applies only to the extent permitted by law.

14. Acceptance, defects and third-party dependencies

Customers must review deliveries within a reasonable period and report traceable defects in writing. CorVpoint must first be given the opportunity to remedy defects within the agreed scope.

No warranty is given for disruptions caused by third-party providers, hosting, APIs, browser or platform changes, faulty customer data, customer interventions, missing access, force majeure or non-agreed use cases. Mandatory statutory rights remain reserved.