Terms and conditions for LoopiaAPI

§ 1. General
1.1 These conditions govern the relationship between the API partner (hereinafter called the customer) and Loopia AB, reg. No. 556633-9304 (hereinafter called Loopia), with respect to the use of LoopiaAPI (the service). This is an addendum to Loopia’s ordinary terms.

1.2 The service is limited to the following services in the client's personal account:
- Checking the availability of domain names.
- Order of the domain names.
- Administration of DNS settings.

§ 2. Terms
2.1 By registering domain names through the service, customer agrees to the terms for each domain name. Full terms and conditions are available at https://www.loopia.se/avtalsvillkor/.

2.2 Web hosting, LoopiaDNS and domain services is governed by Loopia’s general terms.

2.3 Loopia develops and maintains the service. Loopia is not under any circumstances liable for compensation for lost production, downtime costs, loss of profits or direct or indirect damages if the service stops working or contains technical errors.

2.4 Loopia provides support to the customer for the service in relation to Loopia’s standard terms for domain names, DNS service and web hosting. Loopia does not provide specific API support or scripting support. Documentation about the service is available on www.loopia.se.

§ 3. Transfer
3.1 The customer may not fully or partially transfer or pledge its rights and/or obligations under this agreement.

§ 4. The customers rights and obligations
4.1 The customer shall keep Loopia intact for damage caused to Loopia because of the customers behavior in violation of applicable laws, such as infringement of third party intellectual property rights.

4.2 The customer agrees not to use the resources or seek unauthorized access to Loopia’s system which are not intended for the customer, or in other ways act in violation of applicable laws in its use and/or registration of domain names, and not to distribute computer viruses or any other form of malicious code.

4.3 The customer has with the service the right to administer their own accounts, search for available domain names and order available domain names for its own account with Loopia.

4.4 The customer has the right at any time stop using the service and terminate this agreement by inactivate the service. The inactivation is made from within the customer zone.

4.5 The customer is responsible to make sure that only the customer has access to and uses the service.

§ 5. Loopia’s rights and obligations
5.1 Loopia has the right to take actions that affect the availability of the service if it is imposed for technical or safety reasons, or because of operational reasons, maintenance or operation of law, administrative decisions or decisions of the registry of the relevant top-level domains, or of such a registry designated authorized person.

5.2 Loopia reserves the right to make changes to contents and delivery of the service without informing the dealer.

5.3 Loopia reserves the right to, without cause, immediately stop supplying the Service.

5.4 Loopia has the right to suspend the Service and/or terminate this agreement with immediate effect and claim damages if it can reasonably be concluded that the continued distribution is contrary to law or agency regulation, or if the information is otherwise clearly in conflict with the terms of this agreement. The same applies if disturbances is caused to Loopia which may reasonably be assumed to be due to errors or technical interferences related to the reseller. Loopia has the right to examine all information that is handled in the service to carry out their rights and obligations under this agreement.

§ 6. Force majeure
6.1 If one party is prevented from fulfilling its obligations under this agreement due to circumstances that a party could not control, such as lightning strikes, labor disputes, fire, seizure, rules, and failure or delay in service from the subcontractor because of circumstance as stated herein, this shall constitute relief which shall postpone the time for performance. Has its performance is substantially prevented for more than a month due to the above mentioned circumstance, each party shall be entitled to, without liability, in writing withdraw from this agreement.

§ 7. Dispute
7.1 Disputes regarding the interpretation or application of this agreement shall, as far as possible be settled between the
parties and, ultimately, by a Swedish court under Swedish law.

§ 8. Amendments to the agreement
8.1 Loopia is authorized to make changes to this agreement that enters into force 30 days after the new terms have been published and notified to the customer. Such changes may be made if it is necessary due to technical reasons beyond Loopia’s control, or because of legislative or other government decisions. The customer always has the right to terminate the agreement as a result of the changes in terms.