

Motorly Terms of Service

Last Updated: March 2026

Operator: Mosyni Limited (trading as Motorly)

Jurisdiction: New Zealand

These Terms govern your use of the Motorly platform, including the website, software, APIs, and related services ("Service").

By using Motorly you agree to these Terms.

1. Nature of the Service

Motorly provides a decision intelligence platform for electric vehicle ownership and purchasing decisions.

The Service may include:

- vehicle matching and recommendation tools
- algorithmic scoring systems
- battery lifecycle and degradation modelling
- EV range and cost projections
- listing analysis and insights
- vehicle comparison tools
- research insights derived from aggregated vehicle data
- API or partner integrations

Motorly is not a marketplace, broker, dealer, or inspection provider. Motorly does not sell vehicles and is not a party to any vehicle transaction.

2. Automated Analysis and AI Systems

Motorly uses automated systems, statistical models, and artificial intelligence to analyze vehicle information.

These systems may include:

- machine learning models
- algorithmic scoring engines
- automated extraction from images or documents
- large language models generating analytical summaries

Outputs may include:

- vehicle quality scores
- fit scores
- battery risk assessments
- range forecasts
- AI-generated insights

These outputs are algorithmic estimates only. They are based on:

- user-provided inputs
- third-party listing information
- public technical data
- historical datasets

Because these systems are probabilistic and data-driven:

Motorly does not guarantee the accuracy, completeness, or reliability of any automated output. Users must independently verify vehicle condition before making purchasing decisions.

3. Decision Support Only

Motorly provides decision-support information only.

Motorly does not provide:

- financial advice
- mechanical advice
- legal advice
- vehicle inspection services
- warranties about vehicles

Vehicle purchases should always involve independent verification, such as:

- physical inspection
- professional battery diagnostics
- verification of seller representations.

4. Third-Party Data

Vehicle information displayed on Motorly may originate from:

- vehicle listing platforms
- seller-provided data
- user submissions
- public databases
- automated extraction systems

Motorly does not independently verify all such information. Incorrect or incomplete third-party data may affect analysis results. Users are responsible for verifying all vehicle information before purchase.

5. Motorly Scoring System

Motorly uses proprietary algorithms to generate vehicle evaluations, including but not limited to:

- Absolute Quality Score
- Personalized Fit Score
- Battery Risk Scores
- Range estimates
- Cost-of-ownership projections

These models incorporate statistical analysis and aggregated vehicle datasets. Scores and projections may change over time as models evolve. Historical results may differ from future outputs due to improvements in the scoring system.

6. Motorly Intelligence Graph and Data Rights

Motorly operates a proprietary research dataset known as the Motorly Intelligence Graph, which aggregates anonymized vehicle performance data and analytical outputs.

By using the Service, you grant Motorly a perpetual, irrevocable, worldwide license to use de-identified and aggregated data derived from:

- vehicle analysis sessions
- scoring results
- battery health information
- usage patterns
- vehicle ownership insights

This data may be used to:

- improve algorithms
- generate research insights
- publish aggregated statistics
- provide industry benchmarks
- develop future services and APIs.

All data used for research purposes is de-identified and aggregated. Motorly does not publish personal identifying information.

The Motorly Intelligence Graph and associated datasets are exclusive intellectual property of Mosyni Limited. Users may not attempt to extract, replicate, or reverse engineer these datasets.

7. Intellectual Property

All elements of the Motorly platform are protected by intellectual property law, including:

- algorithms
- scoring systems
- AI models
- datasets
- user interfaces
- analytical frameworks

Users may not:

- copy or replicate the scoring system
- reverse engineer analytical models
- scrape the platform at scale
- extract vehicle datasets for resale
- use Motorly outputs to train competing systems.

8. Token Economy

Motorly may provide access to certain advanced analyses through a token-based system.

Tokens:

- represent platform usage credits
- have no monetary value outside the platform
- are non-transferable
- cannot be redeemed for cash.

Minimum purchase amounts may apply.

Tokens may be used for features such as:

- advanced vehicle analysis
- AI research insights
- battery risk modeling
- premium comparisons.

Unless required by law, token purchases are non-refundable. Motorly reserves the right to modify token pricing, features, or availability. Unused tokens do not represent stored monetary value.

9. Partner and Dealer Integrations

Motorly may integrate with third-party partners such as:

- vehicle dealers
- vehicle marketplaces
- fleet providers
- data providers

These integrations may allow:

- listing ingestion
- partner APIs
- vehicle inventory analysis
- lead generation.

Motorly does not guarantee the accuracy of partner information. Transactions conducted with partners occur directly between the user and the partner. Motorly is not responsible for partner conduct or representations.

10. API Usage

Motorly may provide APIs or developer integrations.

API users must not:

- replicate the Motorly scoring system
- extract large volumes of vehicle intelligence data
- create derivative datasets
- train competing models.

Motorly may rate-limit or terminate API access if usage threatens the integrity of the platform.

11. Limitation of Liability

To the maximum extent permitted by New Zealand law:

Motorly provides the Service "as is" and "as available."

Mosyni Limited shall not be liable for:

- vehicle purchasing decisions
- inaccurate vehicle listings
- incorrect battery health estimates
- financial losses arising from vehicle purchases
- indirect or consequential damages.

Total liability for any claim relating to the Service shall not exceed the amount paid by the user to Motorly within the previous 12 months.

Nothing in these Terms excludes rights under the New Zealand Consumer Guarantees Act 1993 where applicable.

12. Changes to the Service

Motorly may update:

- algorithms
- scoring models
- token policies
- platform features

to improve the Service.

These changes may affect how vehicles are evaluated.

13. Account Termination

Motorly may suspend or terminate accounts that:

- abuse the platform
- scrape data
- attempt to reverse engineer models
- violate these Terms.

14. Governing Law

These Terms are governed by the laws of New Zealand. Any disputes shall be subject to the jurisdiction of New Zealand courts.