

1. TERMS OF SERVICE (TOS)

JRO Cloud — Terms of Service

Last Updated: November 2025

1. Acceptance of Terms

These Terms of Service (“Agreement”) govern your access to and use of all products, services, websites, digital assets, and subscription offerings provided by **JRO Cloud** (“Company,” “we,” “us,” “our”).

By purchasing, accessing, or using any JRO Cloud service, you agree to be legally bound by this Agreement. If you do not agree, you must discontinue all use immediately.

2. Description of Services

JRO Cloud provides Websites-as-a-Service (“WaaS”), hosting, CRM automations, landing pages, funnels, templates, digital products, software configurations, and related tools (collectively, “Services”).

All Services are delivered digitally and may involve third-party platforms such as Whop, Stripe, PayPal, and HighLevel.

3. Eligibility

You must be at least 18 years old or legally permitted to enter into a binding agreement.

4. Payment, Billing & Renewals

- All subscriptions renew automatically unless canceled through Whop.
- You authorize us to charge your payment method for all recurring and one-time fees.
- Failure to maintain an active payment method may result in immediate suspension or termination.
- Fees are non-refundable under all circumstances.

5. No Guarantee of Results

We do not guarantee revenue, lead volume, website performance, marketing outcomes, or business success.

All Services are provided strictly “AS IS.”

6. Intellectual Property

All funnels, automations, templates, workflow systems, scripts, websites, and digital assets are the exclusive property of JRO Cloud.

You receive a **limited, revocable, non-transferable** license to use them ONLY during an active subscription.

7. Prohibited Use

Users may not:

- Copy, resell, distribute, or share any Company assets
- Reverse-engineer systems
- Use Services to compete with JRO Cloud
- Engage in illegal or abusive behavior
- Circumvent billing, licensing, or access controls

8. Service Modifications

We may:

- Update
 - Modify
 - Suspend
 - Or discontinue
- any Service at any time, with or without notice.

9. Limitation of Liability

To the maximum extent permitted by law, JRO Cloud is not liable for:

- Lost revenue
- Business interruption
- Data loss
- Third-party service failures
- Errors caused by user negligence
- Website downtime

Total liability shall not exceed the amount paid by the user in the **last 60 days**.

10. Indemnification

You agree to indemnify and hold harmless JRO Cloud from all claims, losses, damages, or expenses arising from your use of the Services.

11. Termination

We may terminate your access immediately for:

- Failed payments
- Violations of this Agreement
- Fraud or suspicious activity
- System abuse

You may cancel only through Whop billing.

12. Governing Law

These Terms are governed by the laws of the State of Connecticut.

13. Contact

Legal & Support: jromarketingapp@gmail.com