

4. END-USER LICENSE AGREEMENT (EULA)

JRO Cloud — End-User License Agreement

Last Updated: November 2025

1. Grant of License

JRO Cloud grants you a **limited, revocable, non-exclusive, non-transferable** license to use:

- Website templates
- Automations
- Funnels
- Workflows
- Digital assets
- Systems and configurations

solely for your personal or business use during your active subscription.

2. License Restrictions

You **may NOT**:

- Copy, distribute, resell, or share any protected materials
- Transfer assets to clients or third parties
- Reverse-engineer or modify proprietary systems
- Use materials to create competing products
- Remove branding or copyright notices

3. Ownership

All Licensed Materials remain the sole property of JRO Cloud.

No ownership rights are transferred.

4. Termination

Your license terminates immediately if:

- Your subscription expires
- A payment fails
- You violate any term of this Agreement

You must stop using all Licensed Materials upon termination.

5. No Warranty

Licensed Materials are provided “**AS IS**” without any warranties, express or implied.

6. Limitation of Liability

JRO Cloud is not responsible for:

- Lost profits
- Business losses
- Data loss
- Third-party outages
- User misuse

7. Governing Law

This Agreement is governed by the laws of Connecticut.

8. Contact

Legal inquiries: jromarketingapp@gmail.com