

Technology Works LLC – Terms of Service

Effective Date: February 18, 2026

1. Acceptance of Terms

These Terms of Service (“Terms”) govern access to and use of software, services, and related deliverables provided by Technology Works LLC (“Technology Works,” “we,” “us,” or “our”). By accessing, purchasing, or using our services or software, you agree to be bound by these Terms.

2. Software License

Software provided by Technology Works is licensed, not sold. Subject to payment and compliance with these Terms and any written agreement, Technology Works grants a limited, non-exclusive, non-transferable, non-sublicensable, revocable license to use the software solely for your internal business operations during the agreed service term. All intellectual property rights remain the exclusive property of Technology Works.

3. Restrictions

You may not copy, distribute, resell, sublicense, reverse engineer, modify, or create derivative works of the software except as expressly authorized in writing. Unauthorized use may result in suspension, termination, and legal remedies.

4. Suspension and Termination

Technology Works may suspend access to services or software for nonpayment, material breach, or security risks. Upon termination, your license ends unless a separate written license agreement is executed.

5. Client Data

You retain ownership of data you provide (“Client Data”). Technology Works may access Client Data only as necessary to provide services. Upon termination and payment of all outstanding fees, you may request a reasonable export of Client Data in a commonly used format.

6. Security and Backups

Technology Works implements reasonable safeguards but does not guarantee that systems will be error-free or immune from security threats. Clients are responsible for maintaining appropriate internal security and backup procedures unless otherwise agreed in writing.

7. Fees and Payment

Fees are due as stated in applicable agreements or invoices. Late payments may incur interest at 1.5% per month or the maximum allowed by law. Failure to pay may result in suspension of services.

8. Disclaimer of Warranties

Except as expressly stated in a signed agreement, services and software are provided "AS IS" and "AS AVAILABLE," without warranties of any kind, including merchantability, fitness for a particular purpose, or non-infringement.

9. Limitation of Liability

To the maximum extent permitted by law, Technology Works' total liability shall not exceed the fees paid in the six (6) months preceding the event giving rise to the claim. Technology Works shall not be liable for indirect, incidental, consequential, or punitive damages.

10. Governing Law

These Terms are governed by the laws of the State of Florida. Any disputes shall be brought in the appropriate courts located within Florida.

11. Contact Information

Technology Works LLC Email: technologyworksfl@gmail.com Phone: 8132175091