

Faceless Launchpad — End User License Agreement (EULA)

Effective date: 12/09/2025

Licensor: Faceless Launchpad, operated by **Ascentir Management Consultancies FZCO** (Dubai, UAE) (“**Faceless Launchpad**,” “**we**,” “**us**,” “**our**”).

Scope: This EULA governs your licensed use of all Faceless Launchpad materials and property— including online course content, lessons, videos, replays, templates, SOPs, frameworks, worksheets, proprietary methods, community content that we provide, mentorship materials, and any software/scripts/tools or downloadable assets we make available (collectively, the “**Licensed Materials**”). This EULA applies to **all** programs and plans you purchase or access via Whop or our checkout pages (each, a “**Program**”).

By purchasing, accessing, or using any Licensed Materials, you agree to this EULA, our **Terms of Service**, **Refund & Dispute Policy**, and **Privacy Policy** (together, the “**Agreements**”). If you do not agree, do not access or use the Licensed Materials.

1) Definitions

- **Authorized User:** the single natural person who purchased the Program or who was granted access under your order.
- **Access Term:** the period of time during which you are entitled to access the Program/ Licensed Materials, as indicated in your order confirmation or account.
- **Outputs:** the work you create using the Licensed Materials (e.g., your own scripts, videos, channel assets, business processes).

2) License Grant

Subject to the Agreements and your full payment, we grant you a **limited, personal, non-exclusive, non-transferable, revocable** license to access and use the Licensed Materials **only** during your Access Term and **only** for your own internal business/educational purposes to build and operate your own projects/channels. No ownership is transferred.

3) Seat & Access Limits

Access is licensed **per Authorized User** (one seat). You may not share, sell, lend, sublicense, or otherwise allow any third party (including contractors, partners, or employees) to use your credentials or access the Licensed Materials except as expressly permitted in writing by us.

4) Permitted Uses

During the Access Term, you may:

- View, stream, and download (where enabled) the Licensed Materials for your personal/internal use;
- Create **Outputs** based on your learning (e.g., your own channel content, business assets);
- Make reasonable, necessary adaptations to apply lessons to your own business.

5) Prohibited Uses

You **may not**:

- a) Copy, reproduce, republish, mirror, upload, post, distribute, or publicly display Licensed Materials (including replays) outside the Program;
- b) Compile or use Licensed Materials to **train AI models**, create datasets, or build derivative training sets;
- c) Resell, sublicense, rent, or otherwise commercialize the Licensed Materials themselves (including templates, SOPs, slides, frameworks);
- d) Use Licensed Materials to build or promote a **competing course, mentorship, community, or advisory service** that substantially derives from our materials or confidential know-how;
- e) Remove proprietary notices, circumvent technical protections, scrape at scale, or reverse engineer any portion of the Licensed Materials, tools, or scripts;
- f) Share credentials or facilitate access by non-Authorized Users;
- g) Record or redistribute coaching calls or replays beyond your personal use.

6) Ownership & IP Notices

All rights, title, and interest in the Licensed Materials—including all copyrights, trademarks, trade secrets, and other intellectual property—are owned by Faceless Launchpad or our licensors. Except for the limited license in §2, no rights are granted. You own your **Outputs**, subject to any third-party rights and this EULA.

7) Confidential Information

The Licensed Materials (including strategies, benchmarks, internal processes, pricing approaches, curated vendor lists, and freelancer workflows) contain **Confidential Information**. You will not disclose, publish, or use it for any purpose outside your permitted use under this EULA.

8) Recordings & Community Content

Mentorship, group calls, and community sessions may be **recorded**. You may view replays for personal/internal use during your Access Term, but you may not post or distribute them publicly. Community content remains the property of its respective authors; do not reuse others' content without permission.

9) Third-Party Tools & Components

Licensed Materials may reference or include third-party tools, libraries, snippets, or integrations that are subject to their own licenses/terms. You are responsible for compliance with those third-party terms and fees. We do not warrant third-party components.

10) Updates & Changes

We may update, modify, substitute, or discontinue any Licensed Materials, features, or platforms at any time to improve the Program. Such changes do not grant refunds or credits (see the **Refund & Dispute Policy**).

11) Feedback

If you provide suggestions, improvements, or feedback, you grant us a **perpetual, irrevocable, worldwide, royalty-free** license to use and incorporate it without restriction or compensation.

12) Security, Monitoring & Audit

We may implement technical controls and maintain logs (e.g., IP/device/timestamps, download and viewing activity) to secure the Licensed Materials and verify compliance. Attempts to bypass or interfere with these controls are a material breach.

13) Term & Termination

This EULA is effective from your first access and continues through your Access Term. We may suspend or terminate your license immediately for breach (including sharing, scraping, or redistribution). Upon termination or expiration, you must **cease all use** of Licensed Materials and delete local copies (excluding your own **Outputs**—which remain yours).

14) No Warranties

The Licensed Materials are provided “**as is**” and “**as available.**” To the maximum extent permitted by law, we disclaim all warranties, whether express, implied, statutory, or otherwise, including merchantability, fitness for a particular purpose, accuracy, or non-infringement. We do not warrant uninterrupted or error-free access.

15) Limitation of Liability

To the maximum extent permitted by law, we are **not liable** for any indirect, incidental, special, consequential, exemplary, or punitive damages, or for lost profits, revenue, goodwill, or data. Our total aggregate liability for any claim arising from the Licensed Materials will not exceed the **amount you paid** for the specific Program in the **12 months** preceding the claim. Your non-waivable statutory rights remain.

16) Indemnification

You agree to indemnify and hold us harmless from claims, losses, liabilities, damages, and expenses (including reasonable legal fees) arising out of: (i) your misuse of the Licensed Materials; (ii) your violation of this EULA or applicable law; (iii) your infringement of third-party rights; or (iv) your redistribution or unauthorized disclosure of Licensed Materials.

17) Compliance, Export & Sanctions

You will comply with all applicable laws, including export control and sanctions rules. You may not access or use the Licensed Materials in violation of such laws or if you are a prohibited or restricted party.

18) Privacy

We process personal data as described in our **Privacy Policy** (e.g., for account operation, security, anti-fraud, and dispute/chargeback defense). Contact hello@facelesslaunchpad.com for privacy requests.

19) Payment, Refunds & Disputes

Payment obligations, no-refund rules, EU/UK withdrawal treatment for digital content, and dispute/chargeback processes are governed by the **Refund & Dispute Policy**. You agree to email hello@facelesslaunchpad.com before any chargeback.

20) Injunctive Relief

Unauthorized copying, sharing, scraping, training AI models on, or redistributing Licensed Materials may cause irreparable harm. We may seek **injunctive or equitable relief** in addition to other remedies.

21) Governing Law & Venue

This EULA is governed by the laws of the **United Arab Emirates**. Exclusive venue lies with the competent courts of **Dubai, UAE**, unless mandatory consumer law provides otherwise.

22) Order of Precedence; Severability

If there is a conflict, precedence is: **(1) Refund & Dispute Policy** (refunds/chargebacks), **(2) Terms of Service**, **(3) this EULA**, **(4) Privacy Policy**. If any provision is invalid, the remainder remains in effect.

23) Assignment

You may not assign or transfer this EULA or your license without our prior written consent. We may assign in connection with corporate transactions.

24) Contact

Questions about this EULA: hello@facelesslaunchpad.com

Business: Faceless Launchpad — Ascentir Management Consultancies FZCO, Dubai, UAE.