

END-USER LICENSE AGREEMENT (EULA)

Legacy Investing Show, LLC

Effective 19 July 2025

1. Parties & Definitions

- **Company / we / us / our** – Legacy Investing Show, LLC, 1993 Dewar Dr, Suite 256, Rock Springs, WY 82901 USA, including parents, subsidiaries, successors, assigns, officers, employees, and agents.
 - **User / you / your** – Any individual or entity that purchases, accesses, installs, streams, downloads, or otherwise uses the Licensed Content.
 - **Licensed Content** – All videos, modules, PDFs, spreadsheets, templates, audio files, slides, software snippets, community posts, and any other materials delivered by Company through its WHOP shop, member portals, or private groups, now or in the future.
 - **Device** – Any computer, tablet, smartphone, or other hardware used to access the Licensed Content.
-

2. Grant of License

Subject to timely payment of all fees and strict compliance with this EULA, Company grants you a **personal, limited, non-exclusive, non-transferable, revocable** license to

stream and view the Licensed Content on your own Devices for your internal business or personal education only.

3. License Restrictions

You shall **NOT**:

1. **Share** login credentials or give access to any third party, including employees, contractors, friends, or family.
2. **Copy, record, download, screen-capture, scrape, or reverse-engineer** any portion of the Licensed Content.
3. **Publish, post, transmit, sell, sublicense, lease, lend, rent, distribute, or otherwise make available** the Licensed Content or derivative works in any medium.
4. **Use** the Licensed Content to create or market a competing course, coaching program, or similar educational offering.
5. **Modify, translate, adapt, or create derivative works** except where a template explicitly states it may be customized for your internal use.
6. **Remove, obscure, or alter** any copyright, trademark, or proprietary-rights notices.

Any breach immediately terminates the license without refund and may give rise to civil and/or criminal liability.

4. Intellectual Property

All rights, title, and interest in and to the Licensed Content, including all copyrights, trademarks, trade secrets, and know-how, remain the sole property of Company. No ownership interest is transferred to you under this EULA.

5. Updates & Availability

Company may add, modify, or remove modules, features, or delivery platforms at any time in its sole discretion, including for maintenance, upgrades, or security reasons. Access interruptions do not create any right to refund.

6. Term & Termination

- **Term** – This license begins when you first gain access and continues for the lifetime of the program (minimum twelve [12] months), unless terminated earlier.
 - **Automatic Termination** – The license terminates automatically if you breach this EULA, fall more than seven [7] days behind on any payment, or initiate an unauthorized chargeback.
 - **Effect of Termination** – Upon termination, you must immediately cease use, delete all local copies (if any), and certify destruction upon request. Sections 3, 4, 7-11 survive termination.
-

7. No Warranties

The Licensed Content is provided “as is” without warranties of any kind, express or implied, including merchantability, fitness for a particular purpose, accuracy, or non-infringement.

8. Limitation of Liability

To the fullest extent permitted by law, Company’s aggregate liability for any claim arising from this EULA or the Licensed Content shall not exceed the amount you actually paid for access. Company is **not** liable for indirect, incidental, consequential, special, punitive, or exemplary damages, including lost profits.

9. Indemnification

You agree to indemnify and hold Company harmless from any losses, damages, liabilities, costs, or expenses (including reasonable attorneys’ fees) arising from your violation of this EULA or misuse of the Licensed Content.

10. Governing Law & Dispute Resolution

This EULA is governed by the laws of the State of Wyoming, USA, without regard to conflict-of-law rules. Any dispute that cannot be resolved informally shall be submitted to binding arbitration in Sweetwater County, Wyoming, under the Commercial Rules of the American Arbitration Association. **Class-action waiver:** claims must be brought individually.

11. Export Control & Sanctions

You represent that you are not located in a country subject to U.S. government embargo or listed on any U.S. government prohibited or restricted parties list, and you will not use the Licensed Content in violation of any applicable export laws.

12. Entire Agreement & Amendments

This EULA, together with the Terms of Service and Refund Policy, constitutes the entire agreement regarding the Licensed Content. Company may amend this EULA by posting an updated version; continued use after posting constitutes acceptance.

13. Contact

Legacy Investing Show, LLC

1993 Dewar Dr, Suite 256, Rock Springs, WY 82901 USA

✉ preston@legacyinvestingshow.com