



BRAND QLUB — ANTI-SPAM POLICY + EULA (END USER LICENSE AGREEMENT)

Last Updated: January 8th, 2026

Program / Services: Brand QLUB (including any portals, Discord/community, calls, replays, templates, downloads, emails, forms, onboarding links, and related communications)

1) Binding Agreement; Incorporation by Reference

This Anti-Spam Policy + EULA (the “Policy”) is a **legally binding agreement** between the merchant of record shown on your checkout record/invoice/order form (the “Company,” “we,” “us”) and the purchaser/enrollee/user (“Client,” “you”). This Policy is **incorporated into** and governed by:

1. the **Brand QLUB Service Agreement** (“Agreement”),
2. the **Brand QLUB Acceptable Use Policy** (“AUP”), and
3. the **Brand QLUB Privacy Policy** (“Privacy Policy”).

If there is any conflict, the **Agreement controls**, then the AUP, then this Policy.

Acceptance = Signature. By purchasing, enrolling, clicking “I agree,” accessing, logging in, joining the community, downloading materials, or using any part of Brand QLUB, you **electronically sign** and agree to be bound by this Policy.

2) Purpose (Zero-Tolerance Anti-Spam + License Rules)

Brand QLUB is a paid, private program. This Policy exists to:

- prevent **spam, abuse, harassment, and unsolicited marketing** inside Program environments, and
- protect our Content through **clear license terms**, anti-piracy rules, and enforcement rights.

3) Definitions

- **“Content”** means all program materials: videos, calls, replays, trainings, templates, documents, supplier lists, messages, posts, recordings, links, and proprietary methods.
- **“Platforms”** means any third-party tools used to deliver the Program (Discord/community tools, call tools, portals, email systems, forms, file links, etc.).
- **“Spam”** means unsolicited, bulk, repetitive, deceptive, or unwanted communications or promotions, including self-promotion, affiliate links, mass DMs, scraping/harvesting data, flooding channels, or repeated outreach after “stop”/opt-out requests.
- **“Commercial Message”** means any message promoting goods/services, offers, links, sales pages, affiliate codes, or recruiting.



4) Anti-Spam Rules Inside Brand QLUB (Community + Members)

4.1 No Member-to-Member Spam (Strict)

You may **not** use the Program, community, calls, or member directories to:

- send unsolicited **DMs**, cold outreach, pitches, recruiting, affiliate links, or promotions to members,
- scrape, harvest, export, or compile member contact information,
- mass-tag, mass-mention, or flood channels,
- run “engagement bait,” giveaways, referral schemes, chain messages, or “post to win” spam,
- repeatedly contact a member who has asked you to stop.

Consent Standard: If a member did not clearly invite your pitch first, assume you do **not** have permission.

4.2 No Impersonation, Misrepresentation, or Deceptive Messaging

You may **not**:

- impersonate the Company, staff, moderators, or other members,
- claim official affiliation unless we authorize it in writing,
- misrepresent program terms, outcomes, results, pricing, or your identity.

4.3 Reporting

Report spam/abuse to: support@quirozenterprise.com.

We may request screenshots, timestamps, and IDs to investigate.

5) Company Communications (Email/SMS/DM) + Your Consent

5.1 Transactional + Program Communications

You agree we may contact you using the details you provided (email, phone, messaging handles) for:

- receipts, payment notices, billing issues, account status, support, onboarding, program updates, event logistics, call reminders, and operational notices.

5.2 Verification, Anti-Fraud, and Dispute-Defense Tracking

You understand and agree that we may send **verification links/forms** (including monthly confirmations) and log technical data when you interact with them, such as **IP address, device/browser info, timestamps, and related metadata**, for:

- fraud prevention, access verification, security, and dispute/chargeback defense.



5.3 Anti-Spam Compliance (Our Side)

We aim to comply with applicable anti-spam and messaging rules (including CAN-SPAM and relevant consent/opt-out standards). You agree:

- not to falsely report our legitimate program communications as spam,
- to keep your contact info current so you receive required notices,
- that critical operational messages may still be sent when necessary to deliver the Program and enforce agreements (e.g., confirmations, payment notices, legal notices).

5.4 Opt-Out (Limits)

You can opt out of **non-essential** marketing communications using unsubscribe instructions (if offered). However, you **cannot** opt out of essential operational messages required for program delivery, verification, billing, security, or legal compliance. If you refuse essential communications, we may suspend access without relieving payment obligations.

6) License Grant (EULA) — Limited, Revocable, Non-Transferable

Subject to your full compliance and timely payment, we grant you a **limited, personal, non-exclusive, non-transferable, revocable** license to access and use the Content **only for your internal business use** during your active term.

This is a **license**, not a sale. We retain all rights not expressly granted.

7) Strict Prohibitions (No Sharing / No Resale / No Leaks)

You may **not**:

- copy, reproduce, distribute, publish, resell, sublicense, “rent,” or repackage any Content,
- share logins, invite links, replays, templates, supplier lists, or member-only materials,
- screen-record, rip, bulk download, mirror, or archive Content for redistribution,
- post Content publicly (social media, YouTube, groups, drives, “paid communities,” etc.),
- use Content to create or train a competing course/community or to deliver training to others outside your own internal business use.

Unauthorized sharing is a **material breach** and may lead to termination, collections, and legal action.

8) Recording Rules

- **Company may record** calls/sessions and share replays internally with members.
- **Members may not record** or distribute calls, replays, or Content unless we give **express written permission**.



9) Enforcement (Fast, Aggressive, Discretionary)

We may enforce this Policy at our sole discretion to protect the Program, members, and Company, including:

- deleting content/messages,
- warnings, muting, restricting, suspending, or terminating access,
- removing you from community spaces,
- requiring additional verification,
- pursuing collections, damages, and legal remedies where permitted.

No Refunds. Enforcement does not create any right to a refund unless required by law. Payment obligations remain enforceable even if access is restricted due to your breach.

10) No Guarantees; Educational Nature

Brand QLUB is educational/supportive. We do not guarantee outcomes, revenue, profitability, or results. You are responsible for your decisions and compliance.

11) Disputes; Governing Law

This Policy follows the governing law, venue, and dispute provisions stated in the Agreement.

12) Updates

We may update this Policy from time to time. Continued use of the Program after notice means you accept the updated Policy.

13) Contact

Brand QLUB Support

Email: support@quirozenterprise.com

Address: 1309 Coffeen Ave, Suite 1200, Sheridan, WY 82801

Phone: (909) 770-9309