

TYCOON ENTERPRISES

Effective Date: January 1, 2026

This Terms of Service Agreement (“Agreement”) is entered into between **TYCOON ENTERPRISES**, including all of its brands and programs operating under its name, including but not limited to:

DBA / Programs Covered:

- Tycoon CEOs
- 800 Club
- Tycoon University
- Tycoon Agency
- Debt Deletion AI

(collectively referred to as the “Company,” “we,” “us”), and you (“User,” “Client”).

By purchasing, enrolling in, accessing, or using any product or service offered by the Company, you agree to be legally bound by the following Terms of Service.

1. SCOPE OF SERVICES

The Company provides **digital, educational, consultative, and software-based services**, including but not limited to:

- Digital courses, playbooks, workshops, and trainings
- Coaching calls, consultations, and strategy sessions
- Memberships, subscriptions, and private communities
- AI tools, templates, automations, and educational software

Delivery is deemed complete immediately upon access being granted.

2. NO REFUNDS – ALL SALES FINAL

ALL SALES ARE FINAL. NO REFUNDS. NO CHARGEBACKS. NO DISPUTES.

Due to the digital, proprietary, and immediate-access nature of the Company's products and services:

- No refunds will be issued under any circumstances
- No exceptions for dissatisfaction, misunderstanding, non-use, or personal hardship
- Accessing any portion of the content constitutes full fulfillment and delivery

By completing checkout, you **irrevocably waive** any right to dispute, chargeback, or reverse a transaction.

3. PAYMENT DISPUTES & CHARGEBACKS

Initiating a chargeback or payment dispute after access is granted constitutes a **material breach** of this Agreement.

In the event of a dispute:

- The Company will submit access logs, IP records, timestamps, communications, and proof of delivery
- Access to all products and services will be immediately revoked
- The Company reserves the right to pursue administrative, collection, or legal remedies as permitted by law

4. NO GUARANTEES OR PROMISES

The Company makes **no guarantees or warranties** regarding:

- Credit score increases
- Debt deletion outcomes
- Funding approvals or financial results
- Business, income, or investment performance

All testimonials, examples, and case studies are **educational only** and do not constitute guarantees of results.

5. CLIENT RESPONSIBILITY

You acknowledge and agree that:

- Results depend on your actions, effort, and accuracy of information provided
- The Company does not control third-party institutions (including credit bureaus, lenders, agencies, or courts)
- You assume full responsibility for decisions made using Company content

6. COACHING & CONSULTATIONS

All coaching calls and consultations:

- Are provided for educational purposes only
- Do not constitute legal, financial, or credit advice
- Are non-refundable once scheduled or delivered

Missed, canceled, or unused sessions are forfeited.

7. INTELLECTUAL PROPERTY

All content, systems, tools, and materials are the exclusive intellectual property of **TYCOON ENTERPRISES** and its DBAs.

You may not copy, reproduce, distribute, share, resell, or sublicense any Company materials without written authorization.

8. TERMINATION OF ACCESS

The Company reserves the right to suspend or terminate access without refund for:

- Violation of these Terms
- Fraud, abuse, or misuse of services
- Initiation of chargebacks or disputes

9. GOVERNING LAW

This Agreement shall be governed by and construed in accordance with the laws of the United States.

By completing checkout, enrolling, or accessing any Company product or service, you confirm that you have **read, understood, and agreed** to these Terms of Service in full.