

TERMS & CONDITIONS

The Marketing Broker App

Last Updated: 12/15/25

Welcome to **The Marketing Broker App** (“App”), owned and operated by **The Marketing Broker, LLC** (“Company,” “we,” “our,” or “us”). By accessing or using this App, you agree to be bound by the following Terms & Conditions (“Terms”). If you do not agree, do not use the App.

1. ACCEPTANCE OF TERMS

By downloading, accessing, or using this App, you confirm that you are at least 18 years old and legally capable of entering into this agreement. Your continued use of the App constitutes acceptance of these Terms.

2. SERVICES PROVIDED

The Marketing Broker App provides access to marketing-related content, tools, educational resources, consulting information, communication features, and related digital services (“Services”).

All Services are provided for **informational and business purposes only** and do not guarantee specific marketing, sales, or revenue results.

3. NO GUARANTEE OF RESULTS

Marketing outcomes vary based on numerous factors beyond our control. While we strive to deliver high-quality strategies and tools, **The Marketing Broker makes no guarantees** regarding performance, revenue growth, lead generation, or business success.

4. USER RESPONSIBILITIES

You agree to:

- Provide accurate and current information
- Use the App only for lawful purposes
- Not misuse, copy, or distribute content without authorization
- Not attempt to hack, disrupt, or reverse engineer the App

You are solely responsible for decisions made based on information obtained through the App.

5. INTELLECTUAL PROPERTY

All content within the App—including text, graphics, logos, videos, templates, trademarks, and branding—is the exclusive property of **The Marketing Broker** or its licensors.

You may not reproduce, distribute, sell, or modify any content without prior written consent.

6. SUBSCRIPTIONS & PAYMENTS (IF APPLICABLE)

If the App includes paid features:

- Fees are billed as described at purchase
- All payments are non-refundable unless otherwise stated
- We reserve the right to modify pricing with notice

Failure to pay may result in suspension or termination of access.

7. THIRD-PARTY LINKS & TOOLS

The App may contain links to third-party websites, platforms, or tools. We are not responsible for the content, policies, or practices of any third-party services.

8. DISCLAIMER OF WARRANTIES

The App and Services are provided “**as is**” and “**as available.**”

We disclaim all warranties, express or implied, including but not limited to merchantability, fitness for a particular purpose, and non-infringement.

9. LIMITATION OF LIABILITY

To the fullest extent permitted by law, **The Marketing Broker shall not be liable** for any indirect, incidental, consequential, or special damages arising from your use of the App or Services.

Our total liability shall not exceed the amount paid by you to us, if any, in the preceding 12 months.

10. INDEMNIFICATION

You agree to indemnify and hold harmless The Marketing Broker, its owners, employees, contractors, and affiliates from any claims, damages, or expenses arising from your misuse of the App or violation of these Terms.

11. TERMINATION

We reserve the right to suspend or terminate your access to the App at any time, with or without notice, if you violate these Terms or misuse the platform.

12. PRIVACY

Your use of the App is also governed by our **Privacy Policy**, which explains how we collect, use, and protect your information.

13. CHANGES TO TERMS

We may update these Terms at any time. Continued use of the App after changes are posted constitutes acceptance of the revised Terms.

14. GOVERNING LAW

These Terms shall be governed by and interpreted in accordance with the laws of the **State of Arkansas**, without regard to conflict of law principles.

15. CONTACT INFORMATION

For questions regarding these Terms, contact:

The Marketing Broker

 Email: shelby@themktgbroker.com

 Website: www.themktgbroker.com