

# MARKET WEAVERZ — Terms & Conditions

**Last updated:** December 1, 2025

## 1. Agreement to Terms

- By accessing or using marketweaverz.com (the “Site”) or any services offered by Market Weaverz (the “Services”) — including but not limited to advertising, marketing, AI-voice tools, directories, content creation, campaign management — you (“you,” “User,” or “Client”) agree to be bound by these Terms & Conditions (the “Terms”).
- If you do not agree to these Terms, please refrain from using the Site or Services. Continued use of the Site or use of Services constitutes your acceptance of these Terms.

## 2. Scope & Services

- Market Weaverz provides marketing and digital services, which may include (but are not limited to) Facebook/Google ad management, local SEO, directory listings (via Grand Commerci), AI-voice agent tools (e.g., under brand names like ConnectWave AI), consulting, content production, and related supporting services (“Services”).
- Use of some Services may require a separate agreement (e.g., a service contract). These Terms apply in addition to any such contract, unless otherwise specified.

## 3. User Obligations & Acceptable Use

You agree not to:

- Use the Site or Services for unlawful, abusive, harassing, or fraudulent activity;
- Upload or transmit content that violates rights of third parties (including intellectual property or privacy rights), is obscene, defamatory, or otherwise objectionable;
- Attempt to interfere with or disrupt the Site, servers, or networks;
- Share, resell, or redistribute content, services, or access under unauthorized terms;
- Impersonate others or provide false information.

We reserve the right to suspend or terminate access if we believe you violate these obligations.

## 4. Intellectual Property / Brand Protection

- All content, design, features, logos, trademarks, service marks, and other branding — including but not limited to “Market Weaverz,” “AdventAds,” “MagiVox AI,” “Grand Commerci,” and associated emblems or logos — are the sole and exclusive property of Market Weaverz (or its affiliates).
- You may **not** copy, reproduce, republish, distribute, sell, license, modify, or publicly display any such content without our express prior written permission.
- If you believe any content on the Site infringes your copyright, please contact us at the address below and request removal. We will respond per applicable law.

## **5. User-Generated Content / Client Content**

If you (as a user or client) supply content (e.g. images, ad copy, data, comments, feedback) to us for use with the Services (“Client Content”):

- You represent and warrant you have all rights needed to supply and allow us to use that content.
- You grant us a worldwide, royalty-free, non-exclusive license to use, reproduce, display, distribute, and modify that content as reasonably needed to deliver Services.
- We are not responsible for policing Client Content for legal compliance, but we reserve the right to refuse or remove any content at our discretion.

## **6. Payments, Fees & Refunds (if applicable)**

- Payment terms for Services will be as defined in your service agreement or invoice. Unless otherwise agreed, fees are due within the timeframe specified (e.g. net 30).
- Late payments may incur interest or suspension of Services.
- Unless a refund policy is agreed in writing, all payments are non-refundable.

Clear payment terms help avoid confusion — and help you (us) get paid on time.

## **7. Disclaimers; No Warranties**

- The Site and Services are provided “as is” and “as available,” without warranties of any kind (express or implied).

- We do not warrant that the Site or Services will be uninterrupted, secure, error-free, or free from defects.
- We make no promise that results (e.g. leads, ad performance, AI-generated output) will meet your expectations or that past performance guarantees future results.

This helps protect us if something goes sideways — like your ads underperforming or AI output being wonky.

## 8. Limitation of Liability

- To the fullest extent permitted by law, Market Weaverz (and its affiliates, officers, employees, agents) will **not** be liable for any indirect, incidental, special, consequential, punitive or exemplary damages arising out of or relating to your access to or use of the Site or Services.
- In no event will our total liability to you exceed the amount you paid to us in the 12 months preceding the claim (or, if none, a nominal amount such as US\$100).
- Because digital marketing outcomes can vary widely and depend on many factors beyond our control (platform policies, ad algorithms, market fluctuations), this limitation is critical to avoiding runaway liability.

## 9. Indemnification

You agree to defend, indemnify, and hold harmless Market Weaverz from any claims, damages, liabilities, costs, or expenses (including reasonable attorneys' fees) arising out of:

- Your breach of these Terms;
- Your use of the Site or Services;
- Your Client Content or third-party claims relating to your content;
- Any violation of applicable law by you.

## 10. Termination

- We may suspend or terminate your access or use of the Site or Services — with or without cause — at any time, at our discretion.

- Upon termination, you must cease all use of Services and Site content, and we may delete or block your access to content or data.
- Sections such as Intellectual Property, Disclaimers, Limitation of Liability, Indemnification, and Governing Law survive termination.

## **11. Changes to Terms**

- We may update or modify these Terms at any time. The “Last updated” date will reflect when.
- Your continued use of the Site or Services after changes indicates your acceptance of the updated Terms.

Because we evolve (new brands, new tools, new services), this gives us flexibility — like a stealth-mode feature.

## **12. Governing Law & Dispute Resolution**

- These Terms will be governed by the laws of the State of Kansas, USA, without regard to conflict-of-law principles.
- Any legal claim or dispute between you and Market Weaverz shall be brought exclusively in the federal or state courts located in Wichita, Kansas (or the county in which we operate).
- You and we both consent to personal jurisdiction and venue in such courts.

## **13. Severability & Waiver**

- If any provision of these Terms is invalid or unenforceable under applicable law, that provision will be struck and the remaining provisions will remain in full effect.
- Our failure to enforce any right or provision under these Terms does not constitute a waiver of that right.

## **14. Entire Agreement**

These Terms (along with any separate service contracts you sign) constitute the entire agreement between you and Market Weaverz regarding use of the Site and Services, superseding all prior or contemporaneous communications, proposals, or agreements (oral or written).

## **15. Contact Information**

If you have questions, concerns, or requests relating to these Terms, please contact us:

**Market Weaverz**

Email: [info@marketweaverz.com](mailto:info@marketweaverz.com)