

End User Licence Agreement

Lunar FBA End User Licence Agreement (EULA)

This End User Licence Agreement ("Agreement") is a binding agreement between you ("End User" or "you") and Lunar FBA ("Company," "we," "us," or "our"). This agreement governs your use of our services, including Lunar FBA and any future ventures partnered or associated, which includes software, services, associated media, and online or electronic documentation (collectively, the "Service").

By accessing or using the Service, you agree to be bound by this Agreement. If you do not agree to the terms of this Agreement, do not access or use the service.

1. Licence Grant

Subject to the terms of this Agreement, the Company grants you a revocable, non-exclusive, non-transferable, limited licence to use the Service solely for your personal, non-commercial use.

2. Licence Restrictions

You shall not:

- Modify, translate, adapt, or otherwise create derivative works or improvements, whether or not patentable, of the Service.
- Reverse engineer, disassemble, decompile, decode, or otherwise attempt to derive or gain access to the source code of the Service or any part thereof.
- Remove, delete, alter, or obscure any trademarks or any copyright, trademark, patent, or other intellectual property or proprietary rights notices from the Service, including any copy thereof.
- Rent, lease, lend, sell, sublicense, assign, distribute, publish, transfer, or otherwise make available the Service or any features or functionality of the Service, to any third party for any reason, including by making the Service available on a network where it is capable of being accessed by more than one device at any time.

3. Membership and Billing

- **Membership:** Upon purchasing a membership, you will receive a licence key for each of the services, linked via a third-party platform, Whop. This key is necessary to activate your account and access the services and software. Handle the key with care as accidental activations are not our responsibility.

- **Billing:** Membership is billed automatically every 30 days from the purchase date unless you cancel

directly prior to the renewal date. Cancellations can be made through the dashboard hosted via Whop (<https://whop.com/orders/products/> & <https://whop.com/purchase/>). No pro-rata refunds will be issued if Lunar FBA closes involuntarily. Pro-rata refunds will be issued if Lunar FBA closes on its own terms.

- **Payment Information:** Ensure your payment information is up-to-date to avoid service interruptions. Failed payments are retried within 24 hours, during which your Lunar FBA service may be paused.

4. Free Trials

Free trials may be offered occasionally. If a free trial is claimed, automatic charges will apply after the trial period unless cancelled before the renewal date. No refunds will be issued for trial memberships not cancelled before renewal. Previous trial claimants are ineligible for another trial and may be charged if caught abusing trials.

5. Discord Account Issues

In case of issues with your Discord account, such as termination, ban, revocation, loss, or leaving the server, contact @lunarfba on instagram for assistance. No refunds are provided for such situations; the responsibility lies with the user.

6. Affiliate Scheme

Lunar FBA offers an Affiliate Scheme for full members to earn commissions. Payments are made on a request basis, provided you reach certain thresholds imposed by Whop and are subject to Stripe limitations.

Commission rates and applicability are subject to adjustment. Affiliates must register personal details with Whop and declare income to legal/government offices for self-employment.

7. Data Collection and Use

Information collected during checkout is used for legitimacy verification by Stripe. Lunar FBA may terminate memberships without refund, which will be disclosed to you by a member of our team.

8. Disclaimer of Warranties

The Service is provided "as is" and with all faults and defects without warranty of any kind. To the maximum extent permitted under applicable law, the Company, on its own behalf and on behalf of its affiliates and its and their respective licensors and service providers, expressly