

TERMS OF SERVICE (AICenturia LLC)

Effective date: 30 December, 2025

Company: AICenturia LLC, 1309 Coffeen Avenue, STE 11351, Sheridan, WY 82801, USA (“AICenturia”, “we”, “us”).

Contact: info@aicenturia.io

1) Agreement

These Terms govern your access to and use of our websites, learning platform, courses, webinars, digital materials, and community spaces (including Telegram) (collectively, the “Services”). By using the Services, you agree to these Terms.

2) Eligibility

The Services are intended for adults (18+).

3) Accounts

You may need an account to access paid content. You are responsible for keeping your login credentials confidential and for activity under your account.

4) Services, educational nature, and AI content

Our Services provide educational content about AI tools and related business practices. Any examples, templates, or AI-assisted outputs are provided for learning purposes and do not constitute legal, financial, medical, or professional advice. You remain responsible for how you apply the information.

5) Subscriptions, billing, and auto-renewal

Plans: We offer monthly and annual subscriptions (details shown at checkout).

Auto-renewal: Subscriptions renew automatically unless canceled before the renewal date.

Billing: We charge your payment method via our payment processor (currently Stripe) at the start of each billing period.

Failed payments: If a payment fails, we may retry, and we may suspend access until payment is successful.

Taxes: You are responsible for applicable taxes, and we may collect tax where required.

6) Cancellation

You can cancel at any time in your account settings (or by contacting support if account cancellation is not available). Your cancellation takes effect at the end of the current billing period unless otherwise required by law.

7) Refunds

Refunds are governed by our **Refunds & Cancellation Policy**, which forms part of these Terms by reference.

8) EU/EEA/UK consumers – right of withdrawal (important)

If you are a consumer in the EU/EEA/UK, you may have a legal right to withdraw from a distance contract within 14 days.

Digital content/services exception: If you request immediate access to digital content or services, you may be asked to provide express consent and acknowledgement that you may lose the right of withdrawal once the performance begins (where applicable). Nothing in these Terms limits your mandatory consumer rights.

9) Intellectual property and license

All content and materials in the Services (videos, slides, texts, templates, logos, recordings, and downloads) are owned by AICenturia or licensed to us and are protected by IP laws.

We grant you a limited, non-exclusive, non-transferable license for personal business learning use during your subscription. You may not resell, redistribute, share login access, or publicly post our content.

10) Community (Telegram) rules

Participation in community spaces is optional but included in the subscription. You agree to follow our **Community Guidelines**. We may remove content or suspend participants to protect the community.

11) Prohibited conduct

You may not:

- use the Services unlawfully, fraudulently, or to harass others
- share hate speech, threats, or abusive content
- scrape, reverse engineer, or attempt to bypass security/access controls
- upload viruses or harmful code
- infringe IP rights or share pirated materials
- share other people’s personal data without permission (“doxxing”)

12) Third-party services

We use third parties (e.g., Stripe, Telegram, analytics/advertising tools). Their terms and privacy policies may apply to their services. We are not responsible for third-party services outside our control.

13) Suspension and termination

We may suspend or terminate access if you breach these Terms, misuse the Services, or create risk/harm. You may stop using the Services anytime by canceling your subscription.

14) Disclaimers

The Services are provided “as is” and “as available” to the maximum extent permitted by law. We do not guarantee specific outcomes, business results, or uninterrupted availability.

AlCenturia provides educational content. We do not provide legal, financial, or medical advice. We do not guarantee business outcomes, earnings, or specific results. You are responsible for decisions and actions you take based on the information provided.

15) Limitation of liability

To the maximum extent permitted by law, AlCenturia is not liable for indirect, incidental, special, consequential, or punitive damages, or loss of profits/data. Our total liability for any claim is limited to the amount you paid to us for the Services in the 3 months preceding the event giving rise to the claim (or the minimum required by law).

16) Indemnification

You agree to indemnify and hold AlCenturia harmless from claims arising out of your misuse of the Services or breach of these Terms.

17) Changes

We may update these Terms. We will post updates on our website and change the effective date. Continued use after updates means acceptance.

18) Governing law and disputes

These Terms are governed by the laws of the State of Wyoming, USA, without regard to conflict of law rules.

Consumer rights: If you are a consumer, mandatory rules of your country of residence may apply, and you may have the right to bring claims in your local courts.

19) Contact

Questions: info@aicenturia.io