

TERMS OF SERVICE & CONDITIONS

Last Updated: December 2025

Mirelle Media LLC, Laugh My Ads Off, and Affiliated Brands

IMPORTANT - PLEASE READ CAREFULLY

These Terms of Service contain mandatory binding arbitration, class action waivers, and limitations on liability. You may be waiving your right to a jury trial, court hearing, and participation in a class action. PLEASE READ THIS ENTIRE AGREEMENT CAREFULLY.

SECTION 1: ACCEPTANCE OF TERMS

By using, accessing, subscribing to, or placing an order through our websites, you agree to be bound by these Terms and our Privacy Policy. If you do not agree, DO NOT use our services.

SECTION 2: ELIGIBILITY & REPRESENTATIONS

You represent and warrant that you are at least 18 years old, have legal capacity to enter into binding agreements, and are not prohibited by law from using our services. You agree to comply with all applicable laws and regulations.

SECTION 3: COMMUNICATIONS & CONTACT CONSENT

By providing your phone number and email, you provide express written consent to receive SMS/MMS text messages, emails, and calls from us for marketing, customer service, and account management purposes. Consent is not required to purchase. For opt-out instructions, see Section 3.5 below or refer to our Communication Consent Addendum.

3.1 SMS Text Message Consent

You consent to receive recurring automated SMS/MMS text messages. Standard message and data rates from your carrier apply. Message frequency varies. Reply STOP to opt out. See detailed SMS consent information in our Communication Consent Addendum.

3.2 Supported Carriers

Our SMS program works with: AT&T, Verizon Wireless, T-Mobile®, Sprint, Boost, U.S. Cellular, Cellular One, and MetroPCS®. Carriers are not liable for delayed or undelivered messages.

3.3 TCPA Compliance

By providing your phone number, you provide express written consent under the Telephone Consumer Protection Act (TCPA) to receive SMS texts, calls using autodialers, prerecorded messages, and AI voice agents. Your consent overrides the National Do Not Call Registry.

3.4 SMS Help and Support

Text HELP to any message for assistance. Text STOP to opt out. Email us at info@laughmyadsoff.com or call our customer service line for support.

3.5 All Opt-Out Methods

You can opt out of any communication channel:

- SMS: Reply STOP to any text (instant)
- Email: Click unsubscribe link in any email
- Calls: Tell agent "Stop calling me"
- All Channels: Email info@laughmyadsoff.com
- All Channels: Mail to Mirelle Media LLC, 7320 S. Rainbow Boulevard, Las Vegas, NV 89189

SECTION 4: ACCOUNT REGISTRATION & SECURITY

To access our services, you must provide accurate information and maintain account security. You are responsible for all activity under your account. You must not share your credentials with anyone. Notify us immediately if your account is compromised.

SECTION 5: ORDERS, PAYMENTS & PRICING

Prices and availability are subject to change. Orders require payment before processing. We may reject any order. Payment information is processed securely. All transactions are in US dollars unless otherwise specified.

SECTION 6: REFUND & CANCELLATION POLICY

- Subscriptions: Cancel anytime; access retained until end of billing period
- Services: 7-day cancellation period for consulting and professional services
- Refunds: Courses have a 14-day money-back guarantee. If unsatisfied, request a refund within fourteen days. Refunds will be credited back to the original payment method.

SECTION 7: SUBSCRIPTION & AUTO-RENEWAL

Subscriptions automatically renew unless cancelled. You are responsible for all charges. Cancel via email (info@laughmyadsoff.com) or account settings with at least 10 days' notice before billing.

SECTION 8: INTELLECTUAL PROPERTY RIGHTS

All website content, graphics, logos, and materials are protected by copyright and trademark laws. You may not copy, reproduce, or modify any content without written permission. We grant you a limited, non-exclusive license to access our website only.

SECTION 9: AI UGC, CONTENT CREATION & LEGAL LIABILITY

CRITICAL: WE ARE EDUCATORS, NOT LAWYERS

Our courses teach how to create AI-generated user content (UGC), videos, ads, and marketing materials. These are EDUCATIONAL SERVICES ONLY. We are marketers and educators, NOT attorneys. We do NOT provide legal advice.

9.1 Zero Liability for Your Content

Mirelle Media LLC assumes ZERO liability for any content you create using our training, including AI-generated UGC, videos, ads, landing pages, or any other materials. We are not liable for lawsuits, copyright claims, false advertising claims, regulatory violations, or any third-party claims.

9.2 You Are 100% Responsible

You accept full responsibility for legal compliance, platform policy compliance, all claims in your content, obtaining licenses and permissions, having an attorney review everything before publication, and defending yourself against claims.

● YOU MUST HIRE AN ATTORNEY Before publishing any content created using our training, you **MUST** have a qualified attorney review it. This includes all AI-generated videos, landing pages, advertisements, scripts, and marketing copy. Mirelle Media LLC assumes **ZERO** liability if you publish content without proper legal review. This is non-negotiable.

9.3 Educational Examples Only

All scripts, templates, sample copy, and examples are for educational purposes only. They are not legally vetted and require customization and legal review. What is legal in one industry may be illegal in another.

9.4 Indemnification

You agree to indemnify and defend Mirelle Media LLC from any claims, lawsuits, damages, or expenses arising from your content, your business, or third-party claims against you.

SECTION 10: GOOGLE & THIRD-PARTY TOOLS

⚠ WE ARE NOT AFFILIATED WITH GOOGLE, FACEBOOK, OR ANY THIRD-PARTY TOOLS

10.1 What We Do

We teach you HOW to use third-party tools like Google Ads, Facebook, email platforms, landing page builders, and AI tools. We do NOT own, operate, endorse, or affiliate with these services. We simply provide educational training on their use.

10.2 Not Our Responsibility

Mirelle Media LLC is NOT responsible for how Google or third-party tools handle your data, service outages, account suspensions, unexpected charges, policy changes, performance, results, or any other issues with their services. Contact them directly for support.

📄 OFFICIAL POLICIES: Google: <https://policies.google.com/privacy> and <https://policies.google.com/terms> Facebook: <https://www.facebook.com/privacy/explanation> For any issues with these services, contact them directly - NOT Mirelle Media LLC.

SECTION 11: LIMITATION OF LIABILITY

YOUR LIABILITY WITH US IS CAPPED AT WHAT YOU PAID US

TO THE MAXIMUM EXTENT PERMITTED BY LAW, MIRELLE MEDIA LLC'S TOTAL LIABILITY TO YOU IS LIMITED TO THE TOTAL AMOUNT OF MONEY YOU HAVE ACTUALLY PAID TO US IN THE 12 MONTHS BEFORE YOUR CLAIM.

EXAMPLE: You paid \$497 for our AI UGC course. You claim you lost \$50,000 in business. Your maximum recovery from us = \$497 (what you paid), NOT \$50,000. This applies to ALL claims, regardless of the amount you claim to have lost.

11.1 No Indirect Damages

TO THE MAXIMUM EXTENT PERMITTED BY LAW, MIRELLE MEDIA LLC IS NOT LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE, OR CONSEQUENTIAL DAMAGES, INCLUDING LOSS OF PROFITS, LOSS OF DATA, OR LOSS OF BUSINESS, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

SECTION 12: DISCLAIMER OF WARRANTIES

OUR SERVICES AND CONTENT ARE PROVIDED "AS IS" AND "AS AVAILABLE" WITHOUT ANY WARRANTIES. WE DISCLAIM ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. WE DO NOT GUARANTEE UNINTERRUPTED, TIMELY, SECURE, OR ERROR-FREE SERVICE.

SECTION 13: DISPUTE RESOLUTION & MANDATORY ARBITRATION

PLEASE READ THIS SECTION CAREFULLY. IT AFFECTS YOUR RIGHTS, INCLUDING YOUR RIGHT TO FILE A LAWSUIT IN COURT. THERE IS NO JUDGE OR JURY IN ARBITRATION.

13.1 Disputes That Must Be Arbitrated

Any "Dispute" between you and us related to our website, services, or any communications will be resolved by arbitration. "Dispute" means any claim based in contract, tort, statute, fraud, or any legal theory.

13.2 Exceptions to Arbitration

The following disputes may be pursued in court:

- Claims in small claims court
- Government agency enforcement actions
- Injunctive relief to preserve status quo
- Intellectual property infringement claims

13.3 Small Claims Court

Disputes that qualify for small claims court in your county or Clark County, Nevada may be brought as individual actions in small claims court.

13.4 Informal Resolution

Before arbitration, you and Company will make a good-faith effort to resolve disputes informally for at least 30 days. Submit Notice of Dispute in writing to: Mirelle Media LLC, Attn: Legal & Compliance, 7320 S. Rainbow Boulevard, Las Vegas, NV 89189 or info@laughmyadsoff.com.

13.5 Binding Individual Arbitration

ARBITRATION WILL BE CONDUCTED ON AN INDIVIDUAL BASIS ONLY. YOU WAIVE YOUR RIGHT TO PARTICIPATE IN CLASS ARBITRATION OR CLASS ACTIONS. DISPUTES WILL BE RESOLVED BY A NEUTRAL ARBITRATOR INSTEAD OF A COURT, ACCORDING TO THE FEDERAL ARBITRATION ACT (FAA).

13.6 Arbitration Procedure

Initiate arbitration with AAA (adr.org/consumer) or JAMS (jamsadr.com/consumercases). For claims under \$10,000, written submissions only. For \$10,000+, video/phone hearing unless in-person is necessary. In-person hearings in Clark County, Nevada unless hardship applies.

13.7 Arbitration Fees

If you initiate arbitration for \$5,000 or less, Company pays all costs. For larger claims, Company may help if arbitration costs are prohibitive. If Company initiates arbitration, Company pays all fees. You pay your own attorneys' fees unless law provides otherwise.

13.8 Coordinated Cases (Mass Filings)

If 10+ similar disputes with coordinated counsel are filed, a bellwether process applies. Selected cases proceed first, then mediation of remaining cases. If unresolved, remaining cases may be filed in Clark County, Nevada state court. Class treatment limited to coordinated cases.

13.9 Statute of Limitations

You or Company must start arbitration within 2 years from when the dispute first arose, or the dispute is barred. Shorter deadlines imposed by law will apply.

13.10 Class Action Waiver

YOU WAIVE YOUR RIGHT TO PARTICIPATE IN ANY CLASS ACTION, CLASS ARBITRATION, OR REPRESENTATIVE ACTION. ALL CLAIMS MUST BE BROUGHT IN YOUR INDIVIDUAL NAME ONLY.

13.11 Your 30-Day Right to Opt Out of Arbitration

⚠ YOU HAVE THE RIGHT TO OPT OUT OF ARBITRATION You have the right to opt out of and NOT be bound by the Binding Individual Arbitration provisions in this Section. To opt out, send written notice to: Mirelle Media LLC Attn: Arbitration Opt-Out 7320 S. Rainbow Boulevard Las Vegas, NV 89189 OR email: info@laughmyadsoff.com Your notice must include: ✓ Your full name ✓ Your mailing address ✓ Your email address ✓ Statement that you do NOT wish to be bound by arbitration 🕒 **DEADLINE:** This notice must be sent WITHIN 30 DAYS of first accepting these Terms. After 30 days, you are bound to arbitrate. You are responsible for ensuring Company receives your opt-out notice.

SECTION 14: INDEMNIFICATION

You agree to defend, indemnify, and hold harmless Mirelle Media LLC from any claims, damages, losses, liabilities, and expenses (including attorney fees) arising from your use of our services, your breach of these Terms, your violation of any laws, or your infringement of any third party's rights.

SECTION 15: TERMINATION

We may terminate or suspend your account at any time for violations of these Terms or any other reason. You remain responsible for any charges incurred before termination. Certain provisions survive termination, including indemnification, limitations of liability, and dispute resolution.

SECTION 16: GOVERNING LAW & VENUE

These Terms are governed by Nevada law. For disputes not subject to arbitration, you consent to exclusive jurisdiction of Clark County, Nevada courts.

SECTION 17: SEVERABILITY

If any provision is found invalid, that provision is severed and the remaining terms remain in effect. Exception: If the class action waiver is found invalid, the entire arbitration agreement is void.

SECTION 18: ENTIRE AGREEMENT

These Terms, our Privacy Policy, and the Communication Consent Addendum constitute the entire agreement and supersede all prior agreements, representations, and understandings.

SECTION 19: CONTACT US

For questions about these Terms:

Email: info@laughmyadsoff.com

Mailing Address:

Mirelle Media LLC

Attn: Legal & Compliance Department

7320 S. Rainbow Boulevard

Las Vegas, NV 89189

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