

Terms and Conditions

Effective date: June 18, 2026

These Terms and Conditions govern your use of the Cloud Technology Computing website and any services, consultations, digital products, subscriptions, or technology solutions purchased from or provided by Cloud Technology Computing.

By accessing the website, submitting information, purchasing a service, or entering into a project, you agree to these Terms.

1. Services

Cloud Technology Computing may provide services including:

- Cloud consulting and migration
- AWS, Microsoft Azure, IBM Cloud, and Google Cloud solutions
- Managed IT services
- AI automation and chatbot development
- Website and software development
- Mobile application development
- Cybersecurity and cloud-security services
- Search-engine optimization
- Digital marketing
- Data analytics
- Hosting, maintenance, and technical support

The exact scope, deliverables, schedule, price, and responsibilities for a project may be described in a proposal, invoice, order form, statement of work, or separate agreement.

2. Estimates and Project Scope

Quotes and estimates are based on the information available when they are prepared.

Requests that change the approved design, functionality, integrations, content, schedule, or technical requirements may require a revised quote, additional payment, or extended delivery date.

No work outside the approved scope is required unless both parties agree to the change.

3. Payments

Payment schedules will be stated in the applicable invoice, checkout page, proposal, or agreement.

Unless otherwise stated:

- Deposits and payments for work already performed are nonrefundable.
- Recurring services are billed according to the selected billing cycle.
- Work may be paused for overdue invoices.
- Additional fees may apply for expanded scope, emergency work, third-party costs, or customer-caused delays.
- Customers are responsible for applicable taxes and transaction charges.

Payment processing may be handled by third parties such as Stripe or PayPal. Their separate terms and privacy practices apply.

4. Customer Responsibilities

Customers agree to:

- Provide accurate project information
- Supply required content, credentials, approvals, and access
- Confirm that supplied materials may legally be used
- Review work and provide feedback promptly
- Maintain valid third-party accounts and licenses
- Protect account credentials
- Use delivered services lawfully
- Maintain appropriate backups unless backup services are included

The customer is responsible for delays or problems caused by incomplete information, unavailable access, unauthorized modifications, or third-party services controlled by the customer.

5. Intellectual Property

Cloud Technology Computing retains ownership of its preexisting code, frameworks, templates, processes, tools, documentation, know-how, and reusable components.

After all applicable invoices have been paid, the customer receives the ownership or license rights specifically described in the applicable agreement.

Third-party software, open-source software, stock media, fonts, APIs, plugins, cloud services, and licensed assets remain subject to their respective licenses.

Cloud Technology Computing may display non-confidential completed work in portfolios, case studies, proposals, and marketing materials unless otherwise agreed in writing.

6. Website Content

Website content is provided for general informational purposes. It is not legal, tax, financial, medical, or regulatory advice.

Cloud and technology information may change over time. Cloud Technology Computing does not guarantee that every article, price, feature description, or third-party reference will remain current.

7. Affiliate Links

Some website pages may include affiliate links. Cloud Technology Computing may earn a commission when a visitor purchases through one of these links, at no additional cost to the visitor.

Affiliate relationships do not guarantee that a product or service is appropriate for every user. Visitors should evaluate third-party products independently.

8. Third-Party Platforms

Services may depend on hosting companies, cloud providers, domain registrars, payment processors, software vendors, social-media platforms, APIs, and other third parties.

Cloud Technology Computing is not responsible for third-party outages, price changes, account suspensions, policy changes, data loss, security incidents, or discontinued services outside its reasonable control.

9. Acceptable Use

You may not use the website or services to:

- Violate any law or regulation
- Infringe intellectual-property or privacy rights
- Distribute malware or harmful code
- Attempt unauthorized access
- Conduct phishing, fraud, harassment, or abuse
- Disrupt networks, websites, or applications
- Submit false or misleading information
- Use automated tools in a manner that harms the website or its users

Access may be suspended or terminated for prohibited activity.

10. No Guaranteed Results

Cloud Technology Computing does not guarantee:

- Specific search-engine rankings
- A particular level of traffic, leads, or revenue
- Continuous availability of third-party platforms
- Approval by application stores or advertising platforms
- Complete prevention of cybersecurity incidents
- Recovery of every deleted or damaged file
- A specific business outcome

Technology, marketing, security, and cloud results depend on many factors beyond the company's control.

11. Disclaimer of Warranties

To the maximum extent permitted by law, the website and services are provided “as is” and “as available,” except for warranties expressly stated in a written agreement.

Cloud Technology Computing disclaims implied warranties of merchantability, fitness for a particular purpose, noninfringement, and uninterrupted or error-free operation to the extent legally permitted.

12. Limitation of Liability

To the maximum extent permitted by law, Cloud Technology Computing will not be liable for indirect, incidental, special, consequential, exemplary, or punitive damages, including lost profits, lost data, business interruption, lost opportunities, or reputational damage.

Unless a written agreement states otherwise, total liability relating to a particular service will not exceed the amount paid for that service during the six months preceding the event giving rise to the claim.

Some jurisdictions do not permit certain exclusions, so portions of this limitation may not apply.

13. Indemnification

You agree to indemnify and hold Cloud Technology Computing harmless from claims, losses, liabilities, and reasonable expenses arising from your unlawful use of the services, materials you provide, violation of these Terms, or infringement of another party's rights.

14. Termination

Either party may terminate a service according to the applicable agreement.

Cloud Technology Computing may suspend or terminate services for nonpayment, unlawful activity, security risks, abusive conduct, or material violation of these Terms.

Amounts owed for completed work, approved expenses, subscriptions, and noncancelable third-party commitments remain payable.

15. Governing Law

These Terms are governed by the laws of the State of Texas, without regard to conflict-of-law principles.

Any dispute will be handled in a court of competent jurisdiction located in Texas unless the parties agree to another dispute-resolution method in writing.

16. Changes

These Terms may be revised periodically. The updated version will be posted with a revised effective date. Continued use after an update constitutes acceptance of the revised Terms.

Contact

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