

Rolling Redemption License Agreement

****Effective Date:**** October 6, 2025

This License Agreement (“Agreement”) governs the terms under which authorized users (“User”) are permitted to access and use materials, systems, and information available through Rolling Redemption (“RR”) websites and platforms. By entering an issued access code or otherwise accessing RR content, you agree to the following terms.

1. Scope of Use Access is granted solely for the User’s personal or organizational evaluation of Rolling Redemption programs, investments, or partnerships. - This license is ****non-exclusive****, ****non-transferable****, and ****revocable****. - No content may be used for commercial purposes, public display, or resale without written permission. - Use of provided materials must align with the NDA and Privacy Policy accepted upon admission.

2. Ownership and Intellectual Property All content, data, tools, and materials within the Rolling Redemption site—including but not limited to presentations, graphics, models, scripts, and documentation—are the ****exclusive property of Rolling Redemption****. - Users are granted temporary access rights only. - No transfer of ownership or intellectual property occurs under this Agreement. - The Rolling Redemption name, logos, and marks may not be used without express written consent.

3. Restrictions Users agree ****not to****: - Copy, reproduce, or redistribute any materials without authorization. - Reverse-engineer, decompile, or modify any system, script, or framework. - Circumvent or share access controls, passwords, or access codes. - Publish or disclose any confidential data obtained from the Site.

4. Termination and Revocation Rolling Redemption reserves the right to revoke or suspend this license at any time if: - The User breaches this Agreement or related policies; - Unauthorized access or misuse is detected; or - Rolling Redemption deems revocation necessary for security or compliance reasons. Upon termination, the User must immediately discontinue use and delete all materials obtained through access.

5. Liability and Disclaimer - All content is provided **“**as-is**”**, without warranties of any kind, express or implied. - Rolling Redemption is ****not liable**** for any damages, losses, or interruptions arising from use of the Site. - Users access materials at their own risk.

6. Indemnification The User agrees to ****indemnify and hold harmless**** Rolling Redemption, its affiliates, and representatives from any claims, damages, or expenses arising from misuse, unauthorized disclosure, or breach of this Agreement.

7. Governing Law This Agreement shall be governed by and construed under the laws of ****Utah, United States****, without regard to conflict-of-law principles.

8. Acknowledgment By entering your name, email, and access code, and clicking “I Agree” or otherwise accessing the Site, you acknowledge that you have read, understood, and agree to the terms of this License Agreement.

© 2025 Rolling Redemption. All rights reserved.