Terms & Conditions — Qube Goals

Miracle Wealth LLC • Website: https://miraclewealthllc.com • Contact: info@miraclewealthllc.com

Last updated: October 9, 2025 • Effective date: October 30, 2025

1. Introduction

Please read these Terms and Conditions ("Terms") carefully before using the Qube Goals mobile application and the https://miraclewealthllc.com website (the "Service") operated by Miracle Wealth LLC. Your access to and use of our Service indicates that you agree to comply with and be bound by these Terms.

2. Product & Subscription

Qube Goals is a subscription-based mobile application. We may modify pricing, features, or plans at any time. Payments via valid cards or supported methods (e.g., Apple Pay, Stripe, PayPal). Upgrading from free to paid triggers immediate billing. Auto-renewal applies unless canceled at least 24 hours before renewal from within the app. Cancellations via email/phone are not accepted.

3. Refund Policy

Miracle Wealth LLC maintains a No Refund Policy because Qube Goals can be tried for free indefinitely. Exceptions may apply: (i) verified technical issues reported within 7 days of purchase; (ii) automatic renewals within 7 days before the request if the account shows no activity. Discretionary refunds may be granted; abuse may lead to suspension.

4. Intellectual Property

All content, branding, trademarks, and materials available within Qube Goals or on https://miraclewealthllc.com are the exclusive property of Miracle Wealth LLC. Unauthorized use, reproduction, or redistribution is prohibited.

5. Limitation of Liability & Disclaimer

The Service is provided "as is" and "as available." Miracle Wealth LLC is not liable for direct/incidental/consequential damages, data loss, business interruption, or device/software damage. Total liability shall not exceed the amount paid for the specific transaction giving rise to the claim. Some jurisdictions may limit exclusions.

6. Accounts & Security

You must provide accurate, complete information and keep credentials confidential. Notify us of unauthorized access. We may suspend/terminate accounts for violations.

7. Third-Party Links

Our Service may contain links to external websites or services we do not control. We are not responsible for their content, privacy, or practices.

8. Termination

We may suspend or terminate access at any time, with or without notice, for conduct that violates these Terms or is harmful. Upon termination, rights to use the Service cease. Provisions that should survive, do.

9. Governing Law

These Terms are governed by the laws of the State of Georgia, USA (City of Cumming), without regard to conflicts of law. Disputes fall under courts located in Cumming, Georgia, USA.

10. Changes to These Terms

We may modify or replace these Terms at any time. For significant changes, we will attempt to provide 30 days' notice. Continued use after effectiveness constitutes acceptance.

11. Contact

Questions? Email info@miraclewealthllc.com.

12. Apple Licensed Application End User License Agreement (Standard EULA)

Apps made available through the App Store are licensed, not sold, to you. The following provisions are reproduced from Apple's Standard EULA and apply to the Licensed Application.

a. Scope of License

Licensor grants a nontransferable license to use the Licensed Application on Apple-branded products you own or control, per Usage Rules. You may not redistribute, sublicense, reverse-engineer, or create derivative works except as permitted by law or applicable open-source licenses.

b. Consent to Use of Data

Licensor may collect technical data to provide updates, support, and related services, in a form that does not personally identify you.

c. Termination

This Standard EULA is effective until terminated by you or Licensor. Rights terminate automatically upon breach.

d. External Services

Access to Licensor and/or third-party services is at your sole risk. Licensor is not liable for third-party services or the accuracy of displayed data.

e. NO WARRANTY

The Licensed Application and services are provided "AS IS" and "AS AVAILABLE," without warranties of any kind, to the maximum extent permitted by law.

f. Limitation of Liability

To the extent not prohibited by law, Licensor is not liable for personal injury or incidental, special, indirect, or consequential damages; total liability is capped at USD \$50.00, except as otherwise required by law.

g. Export

You may not use or export/re-export the Licensed Application except as authorized by U.S. law; not to embargoed countries or prohibited parties.

h. U.S. Government End Users

The Licensed Application and documentation are "Commercial Items," licensed with only those rights granted to all other end users.

i. Governing Law & Venue

Except as provided for certain non-U.S. users, California law governs the relationship between you and Apple; venue is Santa Clara County, California. EU/EEA/CH/NO/IS citizens: laws/courts of usual residence apply. The U.N. Convention on Contracts for the International Sale of Goods is excluded.