



Brand QLUB Privacy Policy

Last Updated: January 8, 2026

Introduction: This Privacy Policy explains how **Brand QLUB** (the "Company") collects, uses, maintains, and discloses personal information from clients and users of our services. This Policy is particularly focused on the Brand QLUB programs and associated websites or communications. We value your privacy and are committed to protecting your personal information in accordance with applicable laws. By enrolling in a Brand QLUB program, accessing our websites, or otherwise providing us with your information, you agree to the terms of this Privacy Policy. If you do not agree with these practices, please do not participate in the program or provide your personal information.

In summary, we collect information that you provide to us, information automatically collected by our systems (including for security and fraud prevention), and information from third parties as needed to deliver our services. We use this information to provide and improve the services, to communicate with you, to prevent fraud or misuse, and to comply with legal obligations. We do **not** sell your personal data to third parties. Below we detail what information we collect, how we use it, and your choices regarding your data.

1. Information We Collect

We may collect and process the following categories of information:

a. Personal Identifiers and Contact Information: When you enroll in Brand QLUB or contact us, we collect information such as your **name, email address, phone number, billing address, and/or shipping address** (for sending any physical materials like the care package). This information is collected so we can identify you, create your account, communicate with you about the program, and deliver any physical goods.

b. Payment Information: If you purchase a Brand QLUB program, you will provide payment details. Payments may be processed by third-party payment processors (e.g., Stripe, PayPal, or Whop platform) and we typically do not store your full credit card number. However, we do maintain records of your payment transactions (date, amount, method, last four digits of card, etc.) and any financing or installment agreements. This is necessary to manage your payment plan and account status. *(All payment processing is performed over secure, encrypted connections and in compliance with applicable standards. If you are on a monthly installment plan, our processor may store your card token to bill monthly as authorized.)*

c. Program Application or Survey Information: We might collect additional information as part of your program onboarding. For example, we may ask about your current business or brand (industry, revenue, experience level) and your goals, in order to tailor our coaching to your



needs. Any such information you provide in application forms, surveys, or questionnaires is collected only for legitimate business purposes (such as grouping you with peers, customizing advice, or measuring progress). This may include data like your company name, social media handles, or other background info you choose to share.

d. Authentication Information: To secure your account, we may collect login credentials (such as username and password for any Brand Qlub portals or the Discord handle for the private community). We highly recommend using strong, unique passwords and we will never ask you for your password via email or chat. If we implement two-factor authentication, we might also collect a phone number or use an authenticator app as part of that process.

e. Communications and Support Inquiries: If you correspond with us (by email, Discord messages, support tickets, phone, etc.), we will collect the information in those communications. This includes questions you ask, feedback you provide, or reports of issues. We keep these communications to help serve you and to maintain records of any concerns or requests. This also ensures we have documentation in case of any disputes regarding what information or commitments were communicated.

f. Usage Data on Our Platforms: When you interact with Brand Qlub online resources, we collect certain **usage data automatically**. For example:

- **Website/Portal Usage:** If we have an online course platform or dashboard that you log into, our system may log information such as the dates/times you log in, the videos or modules you view, and actions you take (e.g., marking a lesson complete). We might also track general website analytics like which pages you visit, in order to improve content.
- **Discord Community Usage:** The private Discord server is hosted by a third party (Discord). We have access to your profile info on Discord (username, avatar) and the content you post in the group. Note that Discord as a platform also collects its own data (per Discord's privacy policy) which we do not control. We advise members to refrain from sharing sensitive personal data in the group. Any information you do voluntarily share in the community (introductions, social links, etc.) is visible to other members. We moderate the community but are not responsible for what any member might do with information you share publicly there.
- **Zoom/Call Participation:** If coaching calls are held via Zoom or similar, we will know who attended and may record the sessions. These recordings might be shared with all program members (for replays). If you speak during calls, your voice and any video feed or name might be part of the recording. We collect this as part of program content. (Recorded sessions are only shared internally with members, not publicly without further permission.)



****g. Fraud Prevention and Verification Data (Grabify-Style Tracking):**

This is a key aspect of our data collection for security. As described in the Service Agreement, we send monthly confirmation emails or forms to clients. **Embedded in those communications are tracking technologies** that collect technical information when you click the confirmation link or button. Specifically, we (either directly or via a third-party tracking service) will automatically collect:

- **IP Address:** The internet protocol address from which you clicked the link or submitted the form. This often indicates your general **location (city/region)** and the network or internet service provider you are using.
- **Device Information:** Details about the device you used, such as whether it is a PC, Mac, smartphone, or tablet; possibly the device model or operating system (e.g., Windows 10, iOS, Android).
- **Browser Information:** The type and version of web browser or user agent (e.g., Chrome 110, Safari, Firefox) used to access the link. This can also include data on browser settings or capabilities (like screen resolution, enabled plugins) which are sometimes captured by tracking tools.
- **Timestamp:** The date and time (with timezone) when you performed the confirmation action.
- **Referral or URL info:** If the tracking link redirects, we may see what URL or email it came from, confirming it was our email that you clicked.
- **Form Responses:** If the confirmation involves filling a short form (for example, checking a box that “Yes, I still have access”), we obviously collect your response to that question, along with your email or name as needed on the form. The form system (such as Google Forms) might also log metadata like the submission ID and your account (if you are required to be logged in). Google Forms by default can record the email of the Google account if we send it privately, and it does record a timestamp of when the form was submitted. In some cases, we may enable a setting to collect respondent’s email or other identifiers to be sure the response is authentic.

This “**verification data**” is collected for the **sole purpose of fraud prevention, security, and legal compliance**. By logging IP and device info, we can verify that it is indeed *you* (the authorized client) interacting with the confirmation and that you have access to the program. It can help us detect suspicious activity (for example, if an IP address from a completely unexpected country appears, we might flag that). More importantly, it serves as an evidentiary record that you acknowledged your ongoing access to services, which can be crucial if there is ever a dispute or claim about your account.



Important Note: We treat this tracking data with care. We do **not** use the IP or device details we collect in confirmation links to profile you for marketing or to invade your privacy. We do not publish or share your specific data except as needed for fraud/dispute purposes (see “How We Use Information” and “How We Share Information” below for details). This kind of tracking is similar to widely used anti-fraud measures in e-commerce, but we want to be transparent that we are doing it.

If you have any questions or concerns about this verification tracking, you may contact us (see Contact section) for more information. By participating in the program, you **consent** to this kind of tracking as part of our security procedures.

h. Cookies and Similar Technologies: Our websites and emails may use standard tracking technologies like **cookies, beacons, and pixels**. For example: our website may set cookies to remember your login session or preferences; our emails might contain a tiny pixel that tells us if you opened the email. These are common practices to enhance user experience and measure engagement. You can typically control cookies through your browser settings (e.g., to refuse cookies or delete them). However, some parts of our service (like the course platform login) may not function properly if cookies are disabled. We do not use cookies for advertising to you, only for functional and analytical purposes.

2. How We Use Your Information

We use the collected information for the following purposes, all aimed at delivering our services to you and running our business effectively:

a. Providing and Managing Services: First and foremost, we use your information to **deliver the Brand Qlub program** you signed up for. This includes:

- Creating and managing your member account and credentials.
- Processing payments and maintaining payment schedules (using your provided payment info to charge installments, etc.).
- Granting you access to the online course materials, Discord server, Zoom calls, and other resources (which may involve verifying your identity when logging in).
- Shipping physical materials like the care package to your address.
- Communicating with you about scheduling coaching calls, event details, program updates, and any customer support issues. (For example, we’ll use your email or phone to send reminders of calls or respond to your questions.)
- Customizing our service to your needs – for instance, using info from your onboarding survey to suggest certain course modules to focus on, or assigning you to a coaching



group that fits your experience level.

b. Verification, Security and Fraud Prevention: We use the **verification data (IP, device, etc.)** and other usage data to protect the integrity of our program and **prevent fraud or misuse**. Specifically:

- We analyze confirmation link data to ensure that the person confirming each month is indeed the enrolled Client. If something looks inconsistent (e.g., a confirmation coming from an unusual location or device), we may follow up with you to verify it was you. This helps prevent unauthorized access, such as if someone tried to impersonate you or falsely confirm on your behalf.
- In the event of a payment dispute or chargeback, we will use the confirmation records, login logs, and other usage evidence to demonstrate that you did access and benefit from the program. This is a key use of the data: to defend our company in disputes by providing proof of service delivery and client acknowledgment. We may share these records with payment processors and banks as compelling evidence in chargeback representations.
- We keep an eye on overall login patterns (like if multiple people are using the same login from different places, which could indicate credential sharing in violation of the Agreement). If we detect potential account sharing, we may take action as per our terms (which could include warning or suspending access). This is to ensure each membership is used only by the authorized client.
- General security monitoring: We may use IP addresses and device info to block malicious attempts to access our website or to diagnose any security incidents. For example, if someone is trying repeated logins, we log IPs to possibly blacklist an attacker. Similarly, if we had to investigate a breach, logs including IPs and device info would be crucial.

c. Communication: We use your contact information to **communicate with you**. This includes:

- Sending **transactional emails**: confirmations of your purchase, receipts, reminders of upcoming payments, etc.
- Sending **program-related emails**: announcements about new content, upcoming group call agendas, event invitations, and of course the **monthly access confirmation emails**. **Failure to complete these monthly confirmations may result in suspension or termination of your access to the program.** which are a condition of the program.
- **Customer support**: responding to your inquiries, sending you technical notices or security alerts (for instance, if there's an update to our terms or a notice of data



practices).

- We may also phone you or send SMS/WhatsApp messages if that is part of our engagement (e.g., DFY clients might get texts from Frankie or the Brand Manager as part of the service). We will not spam you; communications will be relevant to your membership or account.

d. Improving Our Services: We may use the data to **improve and optimize** our program and user experience. For example, understanding which course videos are most viewed can guide us on what content is most valuable. Feedback you provide (through surveys or conversations) might be used to develop new program features or adjust our approach. Website analytics help us troubleshoot user experience issues on our portals. Any recordings or transcripts from coaching calls might be reviewed internally to ensure quality of coaching or to train our team. We might also derive insights like overall success rates to refine our curriculum (using aggregated data, not focusing on one client specifically without permission).

e. Legal Compliance and Enforcement: We may process and retain your information as needed to **comply with legal obligations**, resolve disputes, and enforce our agreements. For instance:

- Keeping records of payments and communications to satisfy accounting rules, tax requirements, or regulatory inquiries.
- Using data as evidence if required by law enforcement or in a court of law (for example, if a subpoena or court order requires us to produce records, or if we need to enforce our contract as described in the Service Agreement's collections process).
- If you have given us testimonial permission, we might use your feedback or success story in our marketing (with your name/photo if granted), which is a use of your info, but that would be specifically consented via a testimonial release.

f. Other Purposes (with Notice to You): If we intend to use your personal information for any purpose materially different from the purposes listed above, we will update this Privacy Policy and/or specifically notify you and obtain your consent when required by law. We do not engage in unexpected uses of your data like selling it to data brokers or using it for unrelated third-party advertising.

3. How We Share Your Information

We treat your personal information with care and confidentiality. We do **not sell** your personal data to marketing companies. We share information in the following contexts, only as necessary:



a. Within Our Organization: Members of the Brand Qlub team (including employees, contractors, coaches, and support staff) will have access to your information **on a need-to-know basis**. For example, our billing department will see your payment records; your Brand Manager (DFY program) will know your profile details and progress; our coaches will know your name and any relevant info to help you; our community manager might moderate your interactions on Discord. All team members are bound by confidentiality obligations.

b. With Service Providers (Processors): We use trusted third-party service providers to help us operate our business and deliver the program. These providers process your data only under our instructions and for the purposes described in this Policy. Key examples include:

- **Payment Processors:** (e.g., Stripe, PayPal, Whop) – they handle your payment transactions and have their own obligations to protect your data. We share what is necessary for processing payments and refunds (if any).
- **Email Service and CRM:** (e.g., an email automation platform or CRM system) – to manage and send program emails, confirmation links, newsletters, etc. These systems store your email and name and the email content we send you, along with records of whether you opened/clicked (for us to know you received critical info like payment reminders).
- **Google Forms / G Suite:** We mentioned using Google Forms for the monthly confirmations. If so, your responses (and possibly your Google account email if you're logged in) will be stored on Google's servers, which we can access. Google also logs responder IP addresses internally for abuse prevention, which may be available to us in form results. We treat this data per our policy, but Google as a processor has its own security measures and is bound by Google's user data protections.
- **Discord:** For community interaction, Discord will process your data (basically your communications within the group). We administer the Discord server but Discord Inc. is a third-party service with its own privacy policy. We don't share your info with Discord beyond what you do on the platform, but Discord might collect usage data itself.
- **Cloud Storage and IT:** If we store files or data on cloud platforms (e.g., Google Drive, Dropbox, or a secure database service), your info might pass through or be stored on those systems. We choose reputable providers with good security.
- **Analytics Tools:** We might use tools like Google Analytics on our website, which will collect IPs, device info, and browsing behavior on our site through cookies. This is generally aggregated analytics data. Google Analytics may use its own cookies; we have enabled IP anonymization where possible. This helps us see website traffic patterns.
- **Zoom or Video Hosting:** If calls are on Zoom, and recorded, the recordings may be stored on Zoom's cloud or our storage and could include your name, voice, image. Similarly, our course videos might be hosted on a platform like Vimeo or Kajabi which



would then deliver content to you and collect usage stats.

These service providers are only given the information they need to perform their specific services on our behalf, and they are prohibited from using it for other purposes. We have data processing agreements in place with providers where appropriate to ensure your data is protected.

c. With Collections Agencies or Legal Representatives: As noted in the Service Agreement, if you default on payments, we may share necessary information with a **collections agency** or our **legal counsel** to pursue the debt. This would include your contact information, the amount owed, and relevant evidence like the contract and payment history. Similarly, if there is a legal dispute (e.g., you sue us or vice versa), we will share relevant info with our attorneys or in court filings as needed to assert our rights. We limit sharing to what is strictly necessary for these purposes.

d. In Case of Payment Disputes/Chargebacks: If you file a **chargeback or payment dispute** with your bank or credit card, we may submit evidence to the payment processor or financial institution to contest the dispute. This evidence could include: proof of your enrollment and agreement to terms (which might be your electronic signature or recorded assent), login records showing usage of services, emails or confirmation form submissions showing you acknowledged access, and any communication history regarding your satisfaction with the program. Essentially, we would share the data necessary to demonstrate that the charge is valid and authorized. This may include personal info like your name, email, account activities, IP logs from confirmations, etc., presented to the card network or bank handling the dispute.

e. Business Transfers: In the unlikely event that Brand Qlub (or its parent company) is involved in a **merger, acquisition, sale of assets, or reorganization**, your personal information may be transferred to the successor or new owner as part of that transaction. If such a transfer occurs, we will ensure that your information remains protected by this Policy or a policy with equivalent protections, and we will notify you of any change in data handling or ownership giving you an opportunity to opt out if applicable.

f. To Comply with Law or Protect Rights: We may disclose personal information if required to do so by law or in the good-faith belief that such action is necessary to:

- Comply with a legal obligation, such as a subpoena, court order, or regulatory demand.
- Protect and defend the rights or property of the Company, including enforcing our agreements and terms.
- Protect the personal safety of clients or the public in urgent circumstances.
- Investigate or assist in preventing any violation of law (for example, if we suspect fraud, we might share info with law enforcement, or if someone is using our program to engage



in illegal activity, we will cooperate with authorities).

g. With Your Consent: Aside from the cases above, if we ever need to share your information for a new purpose not covered by this Policy, we will ask for your consent. For instance, if a third party (like a guest mentor or a partner organization) wanted to offer you something of value and we think it's beneficial, we would not give them your contact info unless you opt-in.

h. Aggregated or De-Identified Data: We may share information that has been aggregated (combined with other clients' data) or fully de-identified (stripped of personal identifiers) such that it can no longer be linked to you individually. For example, we might publish statistics like "X% of Brand Q Club members launched a product within 6 months" or average revenue growth figures. This kind of data will not identify any individual and is used for marketing or insights into program effectiveness.

4. Data Security

We take **reasonable administrative, technical, and physical security measures** to protect your personal information from unauthorized access, use, alteration, or disclosure. These measures include:

- Using encryption (HTTPS/SSL) for our website and forms to protect data in transit.
- Storing sensitive information (like passwords) in encrypted form. (Note: We do not store plaintext passwords; they are hashed. Payment info is handled by PCI-compliant third parties.)
- Restricting access to personal data to only those employees/contractors who need it to perform their work, and training them on confidentiality.
- Regularly updating our software and using firewalls/antivirus to prevent vulnerabilities.
- Monitoring our systems for possible intrusions or attacks. For example, if suspicious multiple login attempts occur, we investigate and take action. The verification tracking helps here as well by giving context to access patterns.
- For physical security, if any data is stored or accessible from a physical office or devices, we secure those locations and devices (e.g., computers are password-protected, sensitive paper records are locked away or shredded when disposed).

However, please understand that **no method of transmission over the Internet, or method of electronic storage, is 100% secure**. While we strive to protect your personal data, we cannot guarantee absolute security. You can help by using strong passwords, keeping your login



credentials private, and alerting us if you suspect any unauthorized activity on your account. If we become aware of a data breach that affects your personal information, we will notify you and the appropriate authorities as required by law.

5. Data Retention

We will retain your personal information for as long as necessary to fulfill the purposes for which we collected it, including for the purposes of satisfying any legal, accounting, or reporting requirements. In practical terms:

- **Program Data:** Information related to your program membership (profile, payment history, communications, logs) will be kept at least for the duration of your 12-month membership. After the program term ends, we may retain your data for a reasonable period in case you return or in case of any post-program disputes. Typically, we retain client records for **at least 2 years** after program completion. This allows us to refer to past agreements if you re-enroll and to have evidence if a dispute or chargeback is initiated even months later (banks often allow chargebacks many months after the charge).
- **Confirmation and Tracking Data:** The IP logs and monthly confirmation records will be retained for a sufficient period to cover the chargeback dispute window and any statutory limitation period for contract claims. We anticipate keeping those records for a minimum of **two years** after the last payment or the program end, but potentially longer (up to the statute of limitations, which in California contract law can be 4 years for written contracts). We keep them that long only in case a dispute arises well after the fact. We will securely delete or anonymize this verification data once it is no longer needed for dispute defense or legal compliance.
- **Financial Records:** We retain payment transaction records for at least as long as financial regulations or tax law require. For example, receipts, invoices, and accounting records may be kept for **7 years** for IRS compliance.
- **Communications:** Emails and support tickets may be archived indefinitely within our email system for reference, unless you request deletion and it's something we can delete without legal need to keep.
- **Backup and Residual Copies:** Your data might exist in system backups or archives that are not immediately deleted when we remove data from our active systems. However, we have procedures to eventually destroy or overwrite backup data too, in the normal course of business.

When we no longer have a legitimate need or legal obligation to retain your personal information, we will securely dispose of it. This may involve deleting electronic records and/or



shredding physical documents containing personal data. If deletion is not feasible (for example, data stored in long-term backups), we will ensure it remains protected and isolate it from further use until deletion is possible.

6. Your Rights and Choices

We respect your rights regarding your personal information. Depending on your jurisdiction, you may have certain legal rights to access, correct, delete, or restrict the use of your data. Below is general information about such rights and how you can exercise them:

- **Access and Portability:** You may request details of personal information that we hold about you. We can provide you with a copy of the data we have on file in a common format. For example, you can ask for a summary of your account info, payment history, and logs. (Verification data like IP logs can be provided to you as well, though note it's technical and collected in context.)
- **Correction:** If you believe that any information we are holding about you is incorrect or incomplete, please contact us. We will promptly correct any information found to be inaccurate. For instance, if your email or billing address changes, let us know and we will update our records.
- **Deletion (Right to be Forgotten):** You may have the right to request the deletion of your personal information. **However, please note** that this right is not absolute. We may need to retain certain information for contractual or legal reasons – for example, we cannot delete records of financial transactions or signed agreements for a certain period. Also, since Brand Qlub is a paid program, deleting certain data (like your account credentials or proof of purchase) might mean we can no longer verify your enrollment. Typically, we will honor deletion requests for data that is not crucial to retain. If you request deletion before your program term is over, that may be treated as a request to cancel your participation (though financial obligations would remain under the contract). We will discuss with you to clarify which data can be deleted and any implications.
- **Objection to Processing:** You might have the right to object to certain processing, such as for direct marketing or if you feel our legitimate interests in processing (like the fraud prevention tracking) impact your privacy rights. We do not send marketing unrelated to the program unless you've opted in, so this is likely not an issue. As for the tracking, it's integral to the service agreement, but if you had a serious objection, we'd address it case by case (it could mean we cannot continue service though, as the tracking is part of our dispute defense).
- **Restriction:** You could request that we restrict processing of your data under certain circumstances (for example, if you contest the accuracy of data, we may pause processing until verified).



- **Withdrawal of Consent:** In cases where we rely on your consent to process data (e.g., using a testimonial with your name/photo), you have the right to withdraw that consent at any time. Withdrawing consent will not affect the lawfulness of processing done prior to withdrawal.

To exercise any of these rights, please **contact us** using the information in Section 8 (Contact Us). We will respond to your request as soon as possible, and in any event within any timeframes required by law (usually within 30 days). We will not discriminate against you for exercising your privacy rights. Note, however, that if you request deletion or restriction of essential data, it may impact our ability to continue providing you the program services (for example, if you ask us to delete all your contact info, we obviously cannot reach you or maintain your membership).

For identity verification, we may ask for certain information to confirm it's you making the request (to prevent unauthorized access by someone else). Typically, verifying identity might involve confirming details we have on file or requiring a response from your registered email.

If you are a resident of certain regions (like the European Economic Area, California, etc.), you may have specific rights under GDPR or CCPA. While Brand Qlub primarily operates in the U.S., we strive to honor those rights similarly (for example, we extended the above capabilities to all users, not just EU). If any specific local law applies to you, please mention that in your request if relevant.

7. Fraud Prevention Tracking – Additional Details and Assurance

This is a key aspect of our data collection for security and dispute prevention. In addition to any monthly confirmation forms, **we may use “Grabify-style” link-based tracking (directly or via a third-party link redirect/tracking service)** in certain **onboarding, access, and payment-related links** we send to you. These links may include, for example:

- **Onboarding / Access Links:** Discord invite links, WhatsApp onboarding links, portal/login links, course access links, and other links used to verify you are the authorized Client receiving access.
- **Communication Links:** Links we send to connect you with our support or team (e.g., email, Discord, WhatsApp, iMessage, Instagram, or other software we use to communicate).
- **Payment Links:** Checkout links, invoice links, payment authorization links, installment payment links, or other links used to collect or confirm payment activity (note: payment processors may also collect anti-fraud data under their own policies, and we may receive limited metadata from them).



When you click one of these links (or complete an associated form), we (and/or the service provider operating the tracking/redirect) may automatically collect **technical and verification information**, which can include:

- **IP Address** (which may indicate a general location such as city/region and your network/provider)
- **Device Information** (e.g., phone vs. computer, operating system)
- **Browser/User Agent Information** (e.g., Chrome/Safari version)
- **Timestamp** (date/time and timezone of the click)
- **Referral / Link Metadata** (e.g., which specific link was clicked and the campaign/source context)
- **Form Responses** (if the link routes to a confirmation or onboarding form)

We collect this **verification data solely for**: (i) **fraud prevention and security**, (ii) **confirming authorized access and onboarding**, (iii) **protecting our services from misuse (including account sharing)**, and (iv) **creating an evidentiary record** to defend against **chargebacks, payment disputes, or claims of non-receipt/non-access**. We do **not** use this link-based verification tracking to sell personal data, to run third-party ads, or to “monitor” you outside of these specific clicks.

If you have questions about this verification tracking, you may contact us using the Contact section. By participating in the program, you **consent** to this link-based verification tracking as part of our fraud prevention and dispute-defense procedures.

8. Updates to This Privacy Policy

We may update or revise this Privacy Policy from time to time to reflect changes in our practices, legal requirements, or for other operational reasons. If we make material changes to how we handle your personal information, we will provide you with notice — for example, by emailing you at the address on file or by posting a prominent notice on our website or program portal. We will also update the “Last Updated” date at the top of this Policy.

It’s important that you review any updates to understand our practices. If you continue to use the Brand Qlub services or do not withdraw your consent after we notify you of changes to the Privacy Policy, it will be deemed acceptance of the updated terms. However, if any change would materially reduce your rights or our obligations in protecting your data (and is not required by law), we would either seek your consent or give you the chance to opt out (which might mean discontinuing service if you do not agree, depending on the situation).

We encourage you to periodically review this Privacy Policy to stay informed about how we are protecting your information.

9. Contact Us



If you have any questions, concerns, or requests regarding this Privacy Policy or any of your personal information, please contact us at:

Brand QLUB – Privacy Team

Email: support@quirozenterprise.com

Address: *1309 COFFEEN AVE STE 1200 SHERIDAN, WY 82801*

Phone: (909) 770-9309