

END USER LICENSE AGREEMENT (EULA)

AI Uniti Pty Ltd

Last Updated: 17th January 2026.

1. Parties

This End User License Agreement (“Agreement”) is between:

AI Uniti Pty Ltd
ACN 694 238 821
Australia
 (“AI Uniti”, “we”, “us”)

and the individual or entity using the Software
 (“User”, “you”).

2. Acceptance

By accessing or using the Software, you agree to this Agreement.
If you do not agree, do not use the Software.

3. Definitions

Software includes AI Uniti’s:

- agentic AI systems
- dashboards, analytics, APIs
- AI agents, prompts, workflows, orchestration logic
- documentation, updates, enhancements

AI Output means any content, recommendations, or actions generated by the Software.

User Data means data, prompts, or inputs you provide.

4. Licence Grant

AI Uniti grants you a limited, non-exclusive, non-transferable, revocable licence to use the Software for internal business purposes only, subject to this Agreement.

5. Restrictions

You must not:

- reverse engineer, decompile, or copy the Software
- extract or reconstruct AI models or prompts
- build competing products
- misuse AI Output
- violate applicable laws

6. Intellectual Property

6.1 AI Uniti IP

All IP in the Software (including models, prompts, agents, workflows, analytics methodologies, improvements) is owned exclusively by AI Uniti.

6.2 User Data

You retain ownership of User Data.

You grant AI Uniti a limited licence to process User Data solely to provide and improve the Software.

7. AI Output Disclaimer

AI Output:

- is generated automatically
- may be inaccurate or incomplete
- must not be relied upon as professional advice

You remain solely responsible for decisions made using AI Output.

8. Prohibited Uses of AI Output

You must not use AI Output to:

- impersonate individuals
- mislead or defraud
- provide regulated advice without qualification
- breach privacy or data laws

9. Confidentiality

Each party must keep confidential all non-public information disclosed under this Agreement.

10. Fees & Suspension

Use of the Software may require payment of fees as specified in an applicable Order Form or subscription plan.

Failure to pay fees when due may result in suspension or termination of access.

Except as required by law, fees are non-refundable.

11. Cancellation

Subscription cancellation and termination are governed by the applicable Order Form, Billing & Subscription Terms, and Cancellation Policy.

12. Termination

AI Uniti may suspend or terminate access immediately for breach or legal risk.

Upon termination, your licence ends.

13. Australian Consumer Law

Nothing in this Agreement excludes, restricts, or modifies any consumer guarantees under the Australian Consumer Law that cannot be excluded by law.

Where permitted, AI Uniti's liability is limited to resupply of services or cost of resupply.

14. UK Mandatory Rights

Nothing in this Agreement limits liability for:

- death or personal injury caused by negligence
 - fraud or fraudulent misrepresentation
 - liabilities that cannot be excluded under UK law
-

15. Warranties & Disclaimers

To the maximum extent permitted by law, the Software is provided “as is” and all implied warranties are excluded.

16. Limitation of Liability

To the maximum extent permitted by law:

- no liability for indirect or consequential loss
 - total liability capped at fees paid in the preceding 12 months
-

17. Indemnity

You indemnify AI Uniti against claims arising from:

- misuse of the Software
 - unlawful AI Output use
 - breach of this Agreement
-

18. Governing Law & Jurisdiction (International)

This Agreement is governed by the laws of New South Wales, Australia, excluding conflict of law principles.

Each party submits to the non-exclusive jurisdiction of the courts of New South Wales and any competent appellate courts.

19. Entire Agreement

This Agreement constitutes the entire agreement regarding the Software.