

TERMS & CONDITIONS (EN)

Terms & Conditions

Last updated: 26 January 2026

1. About these Terms

These Terms & Conditions (“Terms”) govern your use of the Klarecodev website (“Website”). By accessing or using the Website, you agree to these Terms.

Operator / Company: Klarecodev LLC (Georgia) (registration pending)

Address: Tbilisi, Georgia

Contact: support@klarecodev.com

2. Website purpose (no public offer)

The Website is a portfolio and informational website. It does **not** provide e-commerce functionality and does **not** accept payments online.

Nothing on this Website constitutes a binding offer or a public offer. Any services, scope, timelines, pricing, and deliverables are agreed **individually** and confirmed in a separate written agreement and/or Statement of Work (“SOW”).

3. Requests, calls, and proposals

You may contact us via the Website, email, Telegram, or schedule a call using the embedded Calendly widget.

Any estimates, timelines, or proposals provided before a written agreement/SOW are **non-binding** unless explicitly confirmed in writing.

4. Intellectual property (Website content)

All Website content (text, visuals, branding, UI, layouts, videos, and other materials) is owned by Klarecodev or used under license and is protected by applicable IP laws. You may view Website content for personal or internal business evaluation. You may not reproduce, distribute, or create derivative works for commercial purposes without prior written permission.

5. Client deliverables, source code, and reuse

Unless otherwise agreed in writing for a specific project:

- Upon full payment, the Client receives the deliverables and source code created specifically for the Client, as defined in the SOW.
- Klarecodev may reuse **general know-how**, non-client-specific components, patterns, libraries, and internal tooling developed or used during delivery, provided this does not disclose Client confidential information.
- If the Client requires a **full buyout** (exclusive assignment with no reuse by Klarecodev), this must be agreed separately and may involve an additional fee.
- Separate IP assignment documents and non-competition/non-use provisions can be provided “by agreement” and reflected in the SOW or a separate addendum.

6. Portfolio and publicity

Klarecodev may reference a Client relationship in a general manner (e.g., “B2B client in fintech”) without disclosing confidential details.

Use of a Client’s **name, logo, or identifiable case study** requires the Client’s prior written approval.

7. Confidentiality

Confidentiality obligations should be documented in a separate NDA and/or SOW. Until then, please avoid sharing sensitive information you are not authorized to disclose.

8. Acceptable use

You agree not to:

- interfere with the Website’s security or availability,
- attempt unauthorized access, scraping, or automated extraction,
- submit unlawful, abusive, misleading, or malicious content.

9. Third-party services

The Website uses third-party services such as Calendly (embedded scheduling), and hosting/infrastructure providers.

Your use of third-party services is governed by their own terms and policies. Klarecodev is not responsible for third-party content, availability, or practices.

10. Disclaimers

The Website is provided “as is” and “as available”. We do not warrant uninterrupted or error-free operation. Any case studies, metrics, or testimonials are illustrative and do not guarantee specific outcomes.

11. Limitation of liability

To the maximum extent permitted by law, Klarecodev will not be liable for indirect, incidental, special, consequential, or punitive damages arising from your use of the Website.

12. Changes to these Terms

We may update these Terms from time to time. The “Last updated” date indicates the latest revision. Continued use of the Website means you accept the updated Terms.

13. Governing law and jurisdiction

These Terms are governed by the laws of **Georgia**. Any disputes shall be resolved by the competent courts located in **Tbilisi, Georgia**, unless mandatory rules provide otherwise.

14. Language

This English version is the governing version of these Terms. Any translations are provided for convenience only.