



THE GLOBAL VISION
AFRICA CORP HUB™

TERMS AND CONDITIONS

Effective Date: 20-03-2025

Last Updated: 18-02-2026

1. COMPANY INFORMATION

These Terms & Conditions ("Terms") govern the use of services provided by:

The United States of Africa Ltd.,

a private company limited by shares incorporated in England and Wales,

Company No. 15740035,

Registered Office: Level 17, Dashwood House, 69 Old Broad Street, London, United Kingdom (hereinafter "Company", "we", "us", or "our").

All services are provided under UK law.

Services may operate under the following brands and projects:

- Africa Corporate Hub™
- The United States of Africa™
- The United States of Africa Empire™ (brand project)
- The Digital Republic of Equatorial Guinea™ (brand project)
- Related affiliated platforms

All such brands are commercial projects operated by the Company.



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2. NATURE OF SERVICES

The Company provides private commercial services including but not limited to:

- Corporate incorporation services
- Virtual business address services
- Corporate branding packages
- Administrative support services
- Digital documentation services
- Corporate identity development
- Compliance support
- Strategic advisory services

The Company is not a government entity and does not grant state sovereignty, diplomatic immunity, or governmental recognition.

Any reference to “jurisdiction”, “digital sovereignty”, or “empire” within branding or marketing materials refers to conceptual or ecosystem-based governance models and does not constitute recognition as a sovereign state under international law.



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3. ELIGIBILITY

Clients must:

- Be at least 18 years of age
- Provide accurate and truthful information
- Comply with applicable laws in their jurisdiction
- Successfully complete AML/KYC verification where required

We reserve the right to refuse service at our discretion.

4. SERVICE AGREEMENT

A legally binding agreement is formed when:

- A client accepts a proposal, and
- Payment is received, and
- KYC requirements are satisfied (where applicable).

Some services may require a separate signed Service Agreement.



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5. FEES & PAYMENT

- Fees are listed on the website or provided via quotation.
- All payments must be made in full prior to service delivery unless otherwise agreed.
- Recurring services (e.g., virtual office) renew automatically unless cancelled.
- Fees are non-refundable unless required by law or explicitly agreed in writing.

The Company reserves the right to modify pricing with reasonable notice.

6. CLIENT RESPONSIBILITIES

The client is solely responsible for:

- Compliance with local tax laws
- Regulatory obligations in their country
- Accurate corporate filings
- Lawful use of services
- Maintaining required licenses in their jurisdiction

The Company does not guarantee tax benefits, regulatory advantages, or governmental recognition in any jurisdiction.



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7. LIMITATION OF LIABILITY

To the fullest extent permitted by law:

- The Company's total liability shall not exceed the amount paid by the client for the specific service in question.
- The Company shall not be liable for indirect, incidental, or consequential damages.
- The Company shall not be liable for regulatory changes, legal reforms, or governmental actions affecting the client's operations.
- The Company does not provide financial, tax, or legal advice unless explicitly contracted in writing.

Nothing in these Terms excludes liability for fraud or liability that cannot be excluded under UK law.

8. INTELLECTUAL PROPERTY

All trademarks, branding materials, documents, and system architecture remain the property of the Company unless explicitly transferred in writing.

Clients may not:

- Reproduce proprietary systems
- Misrepresent association with governmental entities
- Use branding in unlawful ways



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9. TERMINATION

We reserve the right to suspend or terminate services if:

- AML/KYC requirements are not satisfied
- False information is provided
- Services are used for unlawful purposes
- Non-payment occurs
- Reputational or compliance risk arises

No refunds shall be issued in cases of compliance-related termination.

10. FORCE MAJEURE

The Company shall not be liable for delays or failures caused by events beyond reasonable control, including:

- Regulatory action
- Government restrictions
- Technical outages
- Cybersecurity incidents
- Acts of God



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11. DATA PROTECTION

Personal data is processed in accordance with our Privacy Policy.

12. DISPUTE RESOLUTION

These Terms are governed by the laws of England and Wales.

Any dispute shall be subject to the exclusive jurisdiction of the courts of England and Wales.

The Company may, at its discretion, offer mediation or arbitration before court proceedings.

13. AMENDMENTS

We reserve the right to amend these Terms at any time.

Updated versions will be published on the website.

14. ENTIRE AGREEMENT

These Terms constitute the entire agreement between the Company and the client unless a separate written contract is executed.



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DOCUMENT STATUS

This document:

- Clarifies we are a private UK company
- Protects against “sovereignty misinterpretation” risk
- Limits liability
- Anchors jurisdiction
- Protects intellectual property
- Protects against compliance exposure