

Terms of Service – Executive AI Presence

Effective Date: May 27, 2026

1. Agreement to Terms

These Terms of Service (“Terms”) govern your access to and use of the website, intake forms, AI-enabled document-generation service, deliverables, communications, and related services provided by Executive AI Presence (EAP), doing business as Executive AI Presence (“EAP,” “we,” “us,” or “our”). By accessing the website, submitting information, purchasing a package, or using the service, you agree to these Terms.

2. Service Description

EAP provides AI-enabled career-document and interview-preparation materials based on information supplied by the user and the target job description. Deliverables may include resumes, cover letters, outreach messages, executive emails, interview strategy reports, fit score reports, executive summary reports, and related materials.

3. AI-Generated Content Notice

You understand and agree that EAP deliverables are generated in whole or in part using artificial intelligence and automation. AI-generated outputs may contain errors, omissions, outdated information, inaccurate interpretations, formatting issues, unsupported inferences, or language that requires review. You are solely responsible for reviewing, verifying, editing, approving, and deciding whether to use any deliverable.

4. No Employment, Hiring, Interview, Compensation, or ATS Guarantee

EAP does not guarantee interviews, recruiter responses, job offers, compensation outcomes, hiring outcomes, applicant tracking system performance, AI detection results, ranking, shortlisting, or employer interpretation. EAP does not act as an employer, recruiter, staffing agency, career placement agency, attorney, financial advisor, or employment advisor.

5. User Inputs and Accuracy

You are solely responsible for the truthfulness, accuracy, completeness, legality, and appropriateness of all information you submit. You agree not to submit false, misleading, confidential, proprietary, unlawful, infringing, or unauthorized information. EAP may rely entirely on your submitted information and is not required to independently verify your background, resume, job description, employment history, accomplishments, metrics, references, or claims.

6. Permitted Use of Deliverables

Subject to payment and compliance with these Terms, you may use the completed deliverables for your own personal career search and application purposes. You may edit, download, save, and submit the deliverables. You may not resell, sublicense, redistribute, copy the system, reverse engineer prompts, commercialize templates, or use the service to create competing products or services.

7. Payment

You agree to pay all listed fees before service delivery unless otherwise agreed in writing. Payments may be processed by a third-party payment processor. Prices, packages, and availability may change at any time before purchase.

8. Delivery Timing

Any delivery timelines stated on the website are estimates only. Delays may occur because of user input errors, third-party platform issues, payment issues, email delivery problems, AI provider errors, automation failures, internet outages, high volume, or other operational causes. EAP is not liable for delays.

9. No Professional Advice

Deliverables and related analysis are for informational and preparation purposes only. They are not legal, financial, tax, employment, hiring, career-placement, psychological, medical, or professional advice. You should consult qualified professionals before relying on any document or analysis for matters requiring professional judgment.

10. User Review Required Before Use

You agree not to submit, send, post, publish, or rely on any deliverable until you have carefully reviewed and approved it. You are responsible for correcting inaccuracies, removing unsupported statements, confirming dates, titles, company names, metrics, and factual claims, and ensuring the final version represents you truthfully.

11. Third-Party Platforms

The service may depend on third-party tools including form providers, AI providers, automation platforms, document-generation systems, email providers, payment processors, hosting providers, and database tools. EAP is not responsible for outages, errors, downtime, data processing, policies, security practices, or failures of third-party services.

12. Intellectual Property

EAP owns its website, workflows, prompts, templates, systems, designs, processes, branding, and service architecture. You own your underlying submitted personal information and may use your purchased final deliverables for personal career purposes. No ownership interest in EAP's systems, prompts, templates, code, workflow logic, or methods is transferred to you.

13. Prohibited Uses

You may not use the service to:

- Submit false, misleading, defamatory, unlawful, or infringing information.
- Impersonate another person or misrepresent credentials, employment, education, licenses, achievements, compensation, or authorization.
- Create documents for someone else without authorization.
- Reverse engineer, copy, resell, scrape, overload, interfere with, or attempt unauthorized access to the service.
- Use outputs for unlawful discrimination, harassment, fraud, deception, or any illegal purpose.

14. Disclaimer of Warranties

The website, service, and deliverables are provided “as is” and “as available” without warranties of any kind, express or implied. To the fullest extent permitted by law, EAP disclaims all warranties, including warranties of accuracy, completeness, fitness for a particular purpose, merchantability, non-infringement, uninterrupted availability, and error-free operation.

15. Limitation of Liability

To the fullest extent permitted by law, EAP and its owners, officers, contractors, vendors, affiliates, agents, and service providers will not be liable for indirect, incidental, consequential, special, exemplary, punitive, lost profit,

lost opportunity, lost employment, lost compensation, reputational, emotional distress, data loss, or business interruption damages. To the fullest extent permitted by law, EAP's total liability for any claim will not exceed the amount you paid to EAP for the specific package giving rise to the claim.

16. Indemnification and Hold Harmless

You agree to indemnify, defend, release, and hold harmless EAP, its owner, officers, contractors, vendors, affiliates, agents, and service providers from and against any claims, demands, losses, liabilities, damages, judgments, costs, and expenses, including reasonable attorneys' fees, arising out of or related to your submitted information, your use or misuse of deliverables, your violation of these Terms, your violation of law, your employment application activities, your communications with employers or recruiters, or any claim that your information or use of the service infringes or harms another party.

17. Dispute Resolution; Governing Law

These Terms are governed by the laws of the State of Florida, without regard to conflict-of-law rules. Before filing any claim, you agree to contact EAP and attempt to resolve the dispute informally for at least 30 days. Any unresolved dispute will be handled in the state or federal courts located in Florida unless the parties agree in writing to another method of resolution.

18. Termination or Refusal of Service

EAP may refuse, suspend, or terminate service at any time if we believe a user has violated these Terms, submitted false or unlawful information, abused the service, created operational risk, or otherwise acted in a way that may harm EAP, another user, or a third party.

19. Changes to Terms

We may update these Terms at any time by posting a revised version on the website. Continued use of the website or service after changes are posted means you accept the updated Terms.

20. Contact

Questions may be sent to support@executivepursuitai.com.