

Terms of Service

Avolatus, LLC

Effective Date: March 3, 2026

Last Revised: March 3, 2026

1. Acceptance of Terms

By accessing or using www.avolatus.com and related services provided by Avolatus, LLC (“Avolatus,” “Company,” “we,” “our,” or “us”), you agree to be bound by these Terms of Service. If you do not agree with these terms, you must not use the website or services.

2. Services Provided

Avolatus provides aviation training, consulting, educational content, and related professional services. Certain courses may be marketed as eligible for Federal Aviation Administration (FAA) Inspection Authorization (IA) renewal credit or continuing education recognition. Participation in such programs does not guarantee regulatory approval beyond the scope expressly stated in course materials.

3. User Responsibilities

Users agree to provide accurate registration information and to use services in a lawful and professional manner. You agree not to misuse website functionality, interfere with security features, or attempt unauthorized access to systems or data.

4. Intellectual Property

All content, materials, course documents, graphics, branding elements, and proprietary frameworks provided by Avolatus are the intellectual property of Avolatus, LLC unless otherwise stated. Materials may not be copied, reproduced, distributed, modified, or resold without prior written permission.

5. Payments and Refunds

Course fees and service charges must be paid in full prior to access unless otherwise agreed in writing. Refund eligibility, where applicable, is governed by Avolatus refund policies published separately. Avolatus reserves the right to modify pricing at any time.

6. Regulatory Disclaimer

Avolatus provides professional training aligned with industry and regulatory guidance; however, participants remain individually responsible for compliance with all applicable FAA regulations, employer policies, and certification requirements. Completion of training does not substitute for regulatory authority or official FAA determinations.

7. Limitation of Liability

To the fullest extent permitted by law, Avolatus shall not be liable for indirect, incidental, consequential, or special damages arising from use of the website or services. Total liability for any claim related to services shall not exceed the amount paid for the specific service giving rise to the claim.

8. Indemnification

Users agree to indemnify and hold harmless Avolatus, its officers, employees, and affiliates from claims, damages, liabilities, and expenses arising from misuse of services or violation of these Terms.

9. Termination of Access

Avolatus reserves the right to suspend or terminate access to services at its discretion if a user violates these Terms or engages in conduct detrimental to the Company or other participants.

10. Governing Law

These Terms shall be governed by and construed in accordance with the laws of the State of Alabama, without regard to conflict of law principles.

11. Modifications to Terms

Avolatus may revise these Terms of Service at any time. Updated versions will be posted with a revised effective date. Continued use of the website constitutes acceptance of revised terms.

12. Contact Information

Avolatus
7830 Highway 72 W
BMP1209
Madison, AL 35758
United States
Email: legal@avolatus.com

© 2026 Avolatus, LLC. All Rights Reserved.

Avolatus | Elevating Aviation through Training, Consulting, and Workforce Development.

Document Version: 1.0 | Last Revised: March 3, 2026