



Terms Of Service

These terms of service (the “Terms”) govern your access to and use of services provided by Colit LLC (“Colit”), which include Colit AI and ChatLaw (the “Services”). Please read these Terms carefully.

No Attorney-Client Relationship

No attorney-client relationship with Colit LLC is intended through the use of any of its Services.

Disclaimer Of Warranty

Colit shall not be liable for any loss, injury, claim, liability, or damage of any kind resulting in any way from the use of any of the Services. The Services are provided on an “AS IS” and “AS AVAILABLE” basis.

You access and use the Services at your own risk.

Colit DISCLAIMS ALL WARRANTIES AND CONDITIONS, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

Colit makes no warranty or representation and disclaims all responsibility and liability for content, accuracy, or completeness of the Services. Colit shall not be liable in any way for any consequences of your use and reliance of the Services, for any errors or omissions in the Services or in the source materials cited within or used to provide the Services.

By using the Services, you acknowledge that the Services may generate or provide answers or responses (“Output”) to your queries, questions, requests, instructions, or submissions (“Input”) that may be inaccurate, incomplete, unverified, outdated or corrected or reversed by subsequent laws, statutes, cases, information, or other resources of data.

You acknowledge that you do not hold Colit responsible for reviewing, evaluating, or verifying the accuracy, completeness, validity, currency, quality, or any other aspect of materials including case law and statutes that are used in providing the Services.

You acknowledge that you cannot rely on the Services for any professional or academic purposes including legal, medical, business, financial, and investment. The Services are merely a tool or aid and are not a substitute for professional advice or academic opinion.

You acknowledge that the Services utilize generative artificial intelligence. Thus, you acknowledge that other users of the Services may generate or replicate answers, responses, or

other Output that resembles or is identical to your answers, responses, or Output, even though no other user has access to your Input (see Privacy Policy). You further acknowledge that other users of the Services have an equal right to yours to use the Services in generating their own answers, responses, or other Output based upon their own Input.

The Services are provided without warranty. Colit LLC utilizes generative AI such as ChatGPT to assist in generating results underlying the Services. Such AI-generated content may contain errors, omissions, or inconsistencies. The Services are not intended as a substitute for professional legal advice.

Technical Support

Colit LLC will make best efforts to respond expeditiously to email support questions, and for paid plans, requests to chat and phone calls.

Indemnity

You agree to indemnify and hold harmless Colit LLC for any third-party claims, actions or suits, as well as any related expenses, liabilities, damages, settlements or fees arising from your use or any misuse of the Services.

Prohibited Uses

You may not access the Services programmatically, using scripting, robots, or similar data gathering and extraction tools.

You may not use the Services to generate or procure “scam”, “spam”, “junk mail”, “chain letter”, or any other similar solicitation.

You may not probe Colit LLC servers with the intent to tamper with, reverse engineer, or hack the Services.

Termination

Colit LLC may terminate your usage of the Services if there is a violation of these terms or any other abuse, including excessive usage and malicious activity.

Policy Effective Date

This policy is dated Jan 30th 2025.