

Terms and Conditions

Last updated: May 4, 2026

These Terms and Conditions govern your access to and use of Lexora Prep, including the website, platform, software, study tools, rules, flashcards, analytics, and related services.

By creating an account, purchasing a subscription, or using Lexora Prep, you agree to these Terms.

01 Educational Purpose Only

Lexora Prep is an educational technology platform designed to support Black Letter Law memorization and rule training.

Lexora Prep is not a law firm, legal advisor, law school, licensed bar preparation company, or official bar examination authority.

02 Supplemental Study Tool

Lexora Prep is intended only as a supplemental study aid. It should not be used as your only source of preparation for any bar examination.

Users are responsible for completing their own full bar preparation with appropriate materials, instruction, practice, and review.

03 No Guarantee of Results

Lexora Prep does not guarantee that you will pass any bar exam, receive a particular score, improve your score, be admitted to practice law, or achieve any academic, professional, or licensing outcome.

Your results depend on many factors, including your study habits, prior knowledge, writing ability, exam conditions, and the rules of the relevant jurisdiction.

04 **User Responsibility**

You are solely responsible for your own preparation, study decisions, use of the platform, and reliance on any educational content.

You should verify important legal rules with official sources, licensed bar preparation materials, applicable primary law, or other reliable resources when necessary.

05 **Account Use and Security**

You must provide accurate account information and keep your login credentials secure.

Each account is for one individual user only. You may not share your password, sell access, or allow another person to use your account.

06 **Prohibited Conduct**

- Copying, scraping, downloading, reproducing, publishing, selling, or redistributing Lexora Prep content without permission.
- Sharing your account, password, paid access, screenshots, rule banks, flashcards, or premium materials with others.
- Using bots, crawlers, automation tools, or unauthorized scripts to access the platform.
-

Attempting to bypass payment, access controls, subscription limits, or security features.

- Using the platform for unlawful, abusive, fraudulent, deceptive, or harmful purposes.

07 **Intellectual Property**

All Lexora Prep materials are owned by Lexora Prep or its licensors and are protected by applicable intellectual property laws.

You receive a limited, revocable, non-transferable license to use the platform for personal study only.

08 **Subscriptions and Payments**

Paid subscriptions are billed according to the plan selected at checkout.

Payments may be processed through a third-party payment processor. Lexora Prep does not store full credit card numbers on its own servers.

09 **Cancellation**

You may cancel your subscription according to the cancellation tools or instructions available through the payment processor or platform.

Cancellation stops future renewal charges but does not automatically create a refund unless the refund requirements in the Refund Policy are satisfied.

10 **Refunds**

Refunds are governed by the Refund Policy.

A refund may be available only when the conditions stated in the Refund Policy are satisfied.

11 **Content Accuracy**

Lexora Prep aims to provide accurate and useful educational summaries of Black Letter Law.

Legal rules may vary by jurisdiction, change over time, or require more detailed analysis than a memorization tool can provide. We do not warrant that all content is complete, current, or error free.

12 **Platform Features**

Lexora Prep may update, improve, modify, limit, suspend, or remove platform features over time to maintain service quality, security, performance, legal compliance, and product stability.

13 **Suspension or Termination**

We may suspend or terminate your account if you violate these Terms, misuse the platform, interfere with security, attempt to bypass restrictions, or engage in conduct that may harm Lexora Prep, users, or third parties.

14 **Disclaimers**

Lexora Prep is provided on an as is and as available basis.

To the fullest extent permitted by law, we disclaim all warranties, express or implied, including warranties of merchantability, fitness for a particular purpose, accuracy, availability, and non-infringement.

15

Limitation of Liability

To the fullest extent permitted by law, Lexora Prep and its affiliates will not be liable for indirect, incidental, consequential, special, punitive, or exemplary damages.

Our total liability will not exceed the amount you paid to Lexora Prep during the one month period before the claim arose.

16

Contact

For questions about these Terms, contact support@lexoraprep.com.

Lexora Prep is a supplemental rule training tool. It is not a substitute for full bar preparation and does not guarantee exam success.