

Eagle Trading Ventures LLC

Terms of Service

Effective Date: May 7, 2026

Last Updated: May 7, 2026

PLEASE READ THESE TERMS OF SERVICE CAREFULLY BEFORE USING THE GLOBAL STRATEGY ARCHITECT SERVICE. BY ACCESSING OR USING OUR SERVICE, YOU AGREE TO BE BOUND BY THESE TERMS. IF YOU DO NOT AGREE, DO NOT USE THE SERVICE.

1. PARTIES AND AGREEMENT

These Terms of Service ("Terms") constitute a legally binding agreement between Eagle Trading Ventures LLC, a California limited liability Eagle Trading Ventures LLC ("Eagle Trading Ventures LLC," "we," "us," or "our"), and the individual or entity accessing or using the Global Strategy Architect service ("Client," "you," or "your"). These Terms govern your access to and use of all services, features, content, and functionality offered by Eagle Trading Ventures LLC, including the Global Strategy Architect AI advisory platform (collectively, the "Service").

2. DESCRIPTION OF SERVICE

The Global Strategy Architect is a proprietary AI-powered strategic advisory platform designed to provide high-stakes clinical diagnostics for complex business friction. The Service operates as a precision diagnostic tool and is not a substitute for licensed legal, financial, medical, or other professional advice. All output generated by the Service is intended as strategic advisory input only and must be reviewed by qualified human professionals before implementation.

The Service includes the following components based on your subscription tier:

- AI-powered strategic diagnostic sessions
- PDF generation of advisory outputs
- Web research capabilities for market intelligence
- Data analysis and visualization tools
- Access to the Global Strategy Architect knowledge base

3. SUBSCRIPTION TIERS, PRICING, AND TOKEN ALLOWANCES

3.1 Available Tiers and Token Allowances

The Service is offered at the following subscription tiers. Each tier includes a monthly token allowance representing the usage capacity available for that billing period. Tokens are

consumed with each interaction with the Service and do not roll over to subsequent billing periods.

- Essential: \$950.00 per month, 1 authorized user, 1,000 tokens per month
- Standard: \$3,500.00 per month, up to 3 authorized users, 5,000 tokens per month
- Professional: \$7,500.00 per month, up to 8 authorized users, 12,000 tokens per month
- Enterprise: \$15,000.00 per month, up to 20 authorized users, 30,000 tokens per month

3.2 Token Overage

If your usage exceeds your monthly token allowance, overage usage will be billed at a rate of \$175.00 per 100 tokens. Overage charges will be automatically added to your next monthly invoice. Eagle Trading Ventures LLC will make reasonable efforts to notify you when you have consumed 80% of your monthly token allowance, however it is your responsibility to monitor your usage. Eagle Trading Ventures LLC is not responsible for overage charges incurred due to failure to monitor token consumption.

3.3 Free Trial

Eagle Trading Ventures LLC may or may not offer a free trial period. Eagle Trading Ventures LLC reserves the right to modify or discontinue free trial offerings at any time.

3.4 Automatic Billing

By subscribing to any paid tier or not cancelling before the end of any free trial period, you authorize Eagle Trading Ventures LLC to charge your payment method automatically on a recurring monthly basis through our payment processor, Stripe. Your subscription will automatically renew on the same day each month unless cancelled in accordance with Section 7 of these Terms. You will receive a monthly invoice from Eagle Trading Ventures LLC through our invoicing system confirming each charge, including any applicable overage fees.

3.5 Price Changes

Eagle Trading Ventures LLC reserves the right to modify subscription pricing with thirty (30) days written notice to the email address associated with your account. Continued use of the Service after the effective date of a price change constitutes acceptance of the new pricing.

4. AUTHORIZED USERS AND LICENSES

Your subscription grants a limited, non-exclusive, non-transferable license to access and use the Service for the number of authorized users specified in your subscription tier. You are responsible for ensuring that the number of individuals accessing the Service does not exceed your authorized user limit. Authorized user licenses may not be shared, transferred, or resold. Each authorized user must maintain individual login credentials and must comply with these Terms. Token allowances are shared across all authorized users within your subscription tier.

5. ACCEPTABLE USE

5.1 Permitted Use

You may use the Service solely for lawful internal business purposes consistent with the Service description and these Terms. You agree to use the Service in good faith and in accordance with all applicable local, state, federal, and international laws and regulations.

5.2 Prohibited Use

You agree not to use the Service to:

- Engage in any unlawful activity or facilitate illegal conduct
- Attempt to gain unauthorized access to competitor systems, confidential data, or proprietary information of third parties
- Use credentials, data, or information obtained through unauthorized means
- Circumvent, disable, or interfere with security features of the Service
- Reverse engineer, decompile, or attempt to extract the source code or underlying algorithms of the Service
- Resell, sublicense, or transfer access to the Service to unauthorized third parties
- Use the Service to harass, defame, or harm any individual or organization
- Submit false or misleading information to the Service
- Use the Service in any manner that could damage, disable, or impair the Service or servers connected to it

5.3 Ethics Compliance

The Service is governed by a strict ethical framework. The Service will decline to assist with requests that violate applicable law, professional ethics standards, or foundational principles of integrity. Eagle Trading Ventures LLC reserves the right to suspend or terminate access to any Client whose use of the Service is determined to be in violation of these ethical standards.

6. ESCALATION TO LEAD ARCHITECT

The Service is designed to handle the majority of strategic diagnostic inquiries autonomously. However, certain high-complexity or ethically sensitive matters may be escalated to the Lead Architect, a human strategist, for personal engagement. Escalation does not guarantee a specific response time and is subject to Lead Architect availability. Escalation to the Lead Architect does not constitute the provision of licensed legal, financial, or other regulated professional services.

7. CANCELLATION AND TERMINATION

7.1 Cancellation by Client

You may cancel your subscription at any time by providing written notice to Eagle Trading Ventures LLC at least fifteen (15) days prior to your next billing date. Cancellation will take effect at the end of the current billing period. No refunds will be issued for partial months or unused portions of a subscription period including unused token allowances. If you cancel during your free trial period before your first billing date, you will not be charged.

7.2 Termination by Eagle Trading Ventures LLC

Eagle Trading Ventures LLC reserves the right to suspend or terminate your access to the Service immediately and without prior notice if you breach any provision of these Terms, engage in prohibited conduct, or if Eagle Trading Ventures LLC determines in its sole discretion that continued access poses a risk to the Service, other clients, or third parties. In the event of termination for cause, no refund will be issued.

7.3 Effect of Termination

Upon termination or cancellation, your right to access the Service immediately ceases. Unused token allowances are forfeited upon termination or cancellation and are not refundable. Eagle Trading Ventures LLC will retain your data in accordance with the Privacy Policy unless you submit a deletion request pursuant to the Privacy Policy.

8. INTELLECTUAL PROPERTY

8.1 Eagle Trading Ventures LLC Intellectual Property

The Service, including all underlying technology, algorithms, prompts, frameworks, methodologies, knowledge base content, and all associated intellectual property, is and remains the exclusive property of Eagle Trading Ventures LLC. Nothing in these Terms grants you any ownership interest in the Service or Eagle Trading Ventures LLC intellectual property. The Global Strategy Architect name, methodology, and associated frameworks are proprietary to Eagle Trading Ventures LLC.

8.2 Client Data

You retain all ownership rights to data, information, and content you submit to the Service ("Client Data"). By submitting Client Data to the Service, you grant Eagle Trading Ventures LLC a limited, non-exclusive license to process and use Client Data solely for the purpose of providing the Service to you. Eagle Trading Ventures LLC will not use Client Data to train, fine-tune, or improve AI models or large language models. Client Data will not be shared with third parties except as required by law or as described in the Privacy Policy.

8.3 Output Ownership

Strategic advisory outputs generated by the Service in response to your queries are provided for your internal business use. You may use, reproduce, and distribute such outputs internally. You may not represent Service outputs as independently developed strategic work product without attribution, or resell Service outputs as a standalone product.

9. DISCLAIMERS AND LIMITATIONS OF LIABILITY

9.1 No Professional Advice

THE SERVICE PROVIDES STRATEGIC ADVISORY INPUT ONLY. OUTPUTS GENERATED BY THE SERVICE DO NOT CONSTITUTE LEGAL, FINANCIAL, MEDICAL, ACCOUNTING, OR OTHER LICENSED PROFESSIONAL ADVICE. ALL SERVICE OUTPUTS MUST BE REVIEWED BY QUALIFIED LICENSED PROFESSIONALS BEFORE IMPLEMENTATION. EAGLE TRADING VENTURES LLC IS NOT RESPONSIBLE FOR ANY DECISIONS MADE IN RELIANCE ON SERVICE OUTPUTS WITHOUT INDEPENDENT PROFESSIONAL REVIEW.

9.2 Disclaimer of Warranties

THE SERVICE IS PROVIDED "AS IS" AND "AS AVAILABLE" WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, ACCURACY, OR NON-INFRINGEMENT. EAGLE TRADING VENTURES LLC DOES NOT WARRANT THAT THE SERVICE WILL BE UNINTERRUPTED, ERROR-FREE, OR FREE OF HARMFUL COMPONENTS.

9.3 Limitation of Liability

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL EAGLE TRADING VENTURES LLC, ITS MEMBERS, OFFICERS, EMPLOYEES, OR AGENTS BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES, INCLUDING BUT NOT LIMITED TO LOSS OF PROFITS, LOSS OF DATA, BUSINESS INTERRUPTION, OR LOSS OF GOODWILL, ARISING OUT OF OR IN CONNECTION WITH YOUR USE OF OR INABILITY TO USE THE SERVICE, EVEN IF EAGLE TRADING VENTURES LLC HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. EAGLE TRADING VENTURES LLC'S TOTAL CUMULATIVE LIABILITY TO YOU FOR ANY CLAIMS ARISING UNDER THESE TERMS SHALL NOT EXCEED THE TOTAL AMOUNT PAID BY YOU TO EAGLE TRADING VENTURES LLC IN THE THREE (3) MONTHS PRECEDING THE CLAIM.

10. INDEMNIFICATION

You agree to indemnify, defend, and hold harmless Eagle Trading Ventures LLC, its members, officers, employees, and agents from and against any and all claims, liabilities, damages, losses, costs, and expenses, including reasonable attorneys' fees, arising out of or in connection with your use of the Service, your violation of these Terms, your violation of any applicable law or regulation, or your infringement of any third-party rights.

11. GOVERNING LAW AND DISPUTE RESOLUTION

These Terms shall be governed by and construed in accordance with the laws of the State of California, without regard to its conflict of law provisions. Any dispute arising out of or relating to these Terms or the Service shall be resolved exclusively in the state or federal courts located in

California, and you hereby consent to the personal jurisdiction of such courts. NOTWITHSTANDING THE FOREGOING, EITHER PARTY MAY SEEK INJUNCTIVE OR OTHER EQUITABLE RELIEF IN ANY COURT OF COMPETENT JURISDICTION TO PREVENT IRREPARABLE HARM.

12. MODIFICATIONS TO TERMS

Eagle Trading Ventures LLC reserves the right to modify these Terms at any time. Material changes will be communicated to you via email to the address associated with your account at least fifteen (15) days prior to the effective date of the change. Continued use of the Service after the effective date of modified Terms constitutes acceptance of the modified Terms. If you do not agree to the modified Terms, you must cancel your subscription prior to the effective date.

13. GENERAL PROVISIONS

13.1 Entire Agreement

These Terms, together with the Privacy Policy, constitute the entire agreement between you and Eagle Trading Ventures LLC with respect to the Service and supersede all prior agreements, representations, and understandings.

13.2 Severability

If any provision of these Terms is found to be unenforceable or invalid, that provision shall be limited or eliminated to the minimum extent necessary so that these Terms shall otherwise remain in full force and effect.

13.3 Waiver

Failure by Eagle Trading Ventures LLC to enforce any right or provision of these Terms shall not constitute a waiver of such right or provision.

13.4 Assignment

You may not assign or transfer your rights or obligations under these Terms without the prior written consent of Eagle Trading Ventures LLC. Eagle Trading Ventures LLC may assign its rights and obligations under these Terms without restriction.

14. CONTACT INFORMATION

For questions regarding these Terms of Service, please contact:

Eagle Trading Ventures LLC

California, United States

jamesk@eagletradingventures.com

925-217-0028

For support and legal inquiries, contact us through the official Eagle Trading Ventures LLC communication channels.

By using the Service, you acknowledge that you have read, understood, and agree to be bound by these Terms of Service.