



Brand Affiliate Program Terms and Conditions

By participating in the PRETTY RESUMES, LLC Brand Affiliate Program, you are agreeing to all of the following Terms and Conditions. If you do not agree to or understand any of the language in this Agreement, then we ask that you please refrain from signing up, or participating. The responsibility rests on you to completely understand any and all terms before becoming a Brand Affiliate.

As a Brand Affiliate you are expected to act with honesty and adhere to all laws. By participating in the Brand Affiliate Program offered by Pretty Resumes, LLC, (the “Company” you (the “Brand Affiliate”)) agree to the following Terms and Conditions.

HOW DO I KNOW IF I’M ELIGIBLE?

There are 2 basic requirements for participating as a Brand Affiliate for PRETTY RESUMES, LLC

- **Brand Affiliate must be 18 years or older to participate.**
- Brand Affiliates must be in compliance with all terms and conditions of this Agreement.

PRETTY RESUMES, LLC reserves the unconditional right to accept or deny any Brand Affiliate who signs up on our website, or who drives traffic to the PRETTY RESUMES, LLC website via products offering Brand Affiliate payout.

The Brand Affiliate agrees and understands that if any of their communications associated with this promotion (marketing, websites, blog posts, videos, audios, emails, Tweets, Facebook posts, etc.) are deemed offensive or inappropriate, that Brand Affiliate will be deemed, at the sole discretion of the Company, ineligible to participate in any and all Brand Affiliate promotions or activities. The Brand Affiliate in question will then be disqualified from receiving any further recognition, communication or free products from PRETTY RESUMES, LLC.

The Brand Affiliate may also be immediately removed from any & all promotions and Brand Affiliate participation (and will be in violation of this Agreement) if, at the sole discretion of the Company, the Brand Affiliate's marketing:

PRETTY RESUMES, LLC reserves the right to disqualify and revoke a Brand Affiliate's standing from any Brand Affiliate program, cancel pending product shipments based on inappropriate behavior or marketing by the Brand Affiliate, and to amend this Promotion or Agreement at any time without notification to Brand Affiliate.

In short: please only use ethical, honest means to promote our Company. If you have a unique idea to promote our offerings please request written permission first from info@prettyresumes.com.

RELATIONSHIP OF PARTIES

We love our Brand Affiliate, but nothing in this Agreement shall be deemed to create a joint venture, agency relationship, or employment relationship between PRETTY RESUMES, LLC and the Brand Affiliate. Under no circumstances will Promoter be held liable for any actions or results of the Brand Affiliate.

Brand Affiliate is participating in the Brand Affiliate program as a fully independent entity and is responsible for any and all federal, state, local, and/or foreign income taxes and self-employment taxes, and any and all other federal, state, and local licenses, fees or taxes, or sales tax, including withholding taxes, social security taxes, and public liability and worker's compensation insurance.

CONFIDENTIALITY AGREEMENT

The Brand Affiliate hereby agrees not to copy, alter, share, use, duplicate, distribute, or adapt any of the Promoter's confidential information which is not directly provided or approved by the Promoter, or any confidential information that comes into its possession under or in relation to this Agreement.

INDEMNIFICATION AND LIABILITY

The Brand Affiliate agrees to indemnify and hold harmless PRETTY RESUMES, LLC and the Company's founder, Tonnesha Edmond, from and against any and all losses, claims, damages, liabilities, costs, and expenses (including, but not limited to, reasonable attorney fees) which the Brand Affiliate may be subject to be rendered, except those claims that are judicially determined to have resulted from Company's gross negligence or willful misconduct.

SEVERABILITY

If any provision or covenant, or part thereof, of this Agreement should be held by any court or other legitimate tribunal with appropriate jurisdiction to be invalid, illegal or unenforceable, either in whole or in part, such invalidity, illegality shall not affect the validity, legality or enforceability of the remaining provisions or covenants, or any part thereof, of this Agreement, all of which shall remain in full force and effect.

CONTACT

You can reach us at info@prettyresumes.com.