



PROGRAM TERMS

*Applies to: RISE with Rae™
& All Paid Programs*

Alive & Well(ish), LLC
Last Updated: 02.20.2026

1. Agreement to Terms

These Program Terms & Conditions (“Program Terms”) govern your enrollment in and participation in any paid program offered by Alive & Well(ish), LLC (“Company,” “we,” “us,” or “our”), including but not limited to:

- RISE with Rae™
- Asynchronous courses
- Cohort-based programs
- Workshops
- Digital educational experiences

By purchasing or enrolling in any program, you agree to be legally bound by:

- These Program Terms
- The general Terms of Use
- The Privacy Policy

If you do not agree, do not enroll.

2. Nature of the Program

All programs are educational and developmental in nature.

Programs are not:

- Therapy

- Mental health diagnosis or treatment
- Medical diagnosis or treatment
- Financial or legal advice
- Licensed professional services

You acknowledge that participation is voluntary and that you are solely responsible for your decisions and actions.

No specific results are guaranteed.

3. Payment Terms

Full Payment

Payment is due at the time of enrollment unless a payment plan is explicitly offered.

Payment Plans

If a payment plan is selected:

- You authorize automatic recurring payments.
- You are responsible for completing all payments.
- Failure to complete payments may result in revoked access.

You remain financially responsible for the full program fee even if you discontinue participation.

4. Refund Policy

Due to the digital nature of the program and immediate access to proprietary materials: All sales are final unless explicitly stated otherwise.

We do not offer refunds for:

- Change of mind
- Scheduling conflicts
- Partial participation
- Failure to complete modules
- Personal circumstances

If a refund exception is offered for a specific program, it will be clearly stated in writing prior to purchase.

Chargebacks or payment disputes initiated without contacting us first constitute a violation of these Terms and may result in collections and legal action.

5. Access & License

Upon purchase, you are granted a limited, non-transferable, non-exclusive license to access the program for personal use only.

You may not:

- Share login credentials
- Share materials
- Record or distribute content
- Reproduce worksheets or modules
- Resell program content
- Use materials for commercial or client-facing purposes
- Train AI models using program content

Unauthorized sharing will result in immediate termination of access without refund.

6. Intellectual Property

All program content, including:

- Frameworks
- Structures
- Videos
- Audio
- Workbooks
- Exercises
- Templates
- Branding
- Methodologies

Are the sole property of Alive & Well(ish), LLC.

Nothing in these Terms transfers ownership to you.

7. Code of Conduct

Participation in any program is subject to our Code of Conduct. We reserve the right to remove participants who:

- Disrupt the learning environment
- Engage in harassment or inappropriate behavior
- Violate intellectual property protections
- Attempt to solicit other participants
- Undermine program integrity

Removal may occur without refund.

8. Confidentiality (If Cohort or Community Included)

If the program includes group interaction: Participants agree to respect the confidentiality of other participants.

You may not:

- Share personal disclosures from other participants
 - Record live sessions (if applicable)
 - Screenshot private community discussions
-

9. Program Modifications

We reserve the right to:

- Modify content
- Update materials
- Adjust delivery structure
- Substitute modules
- Change release schedules

As long as the core value of the program is maintained.

10. Technology Disclaimer

You are responsible for:

- Internet access
- Device compatibility
- Email functionality
- Platform access

We are not responsible for technical issues on your end.

11. No Guarantees

We make no guarantees regarding:

- Career advancement
- Income
- Performance outcomes
- Leadership outcomes
- Personal transformation

Your results depend on your effort, application, and external factors.

12. Limitation of Liability

To the fullest extent permitted by law, Alive & Well(ish), LLC shall not be liable for:

- Indirect damages
- Consequential damages
- Emotional distress
- Loss of income
- Business interruption

Your sole remedy is to discontinue participation.

13. Indemnification

You agree to indemnify and hold harmless Alive & Well(ish), LLC from claims arising from:

- Your participation
 - Your misuse of materials
 - Your violation of these Terms
 - Your infringement of intellectual property
-

14. Termination of Access

We reserve the right to terminate access:

- For violation of Terms
- For non-payment
- For disruptive behavior
- For intellectual property misuse
- At our sole discretion

Termination does not entitle you to a refund.

15. Governing Law

These Terms are governed by the laws of the State of Michigan. All disputes shall be resolved exclusively in that jurisdiction.

16. Entire Agreement

These Program Terms constitute the full agreement regarding your enrollment.

17. Contact

Alive & Well(ish), LLC

connect@aliveandwellish.com

© 2026 Alive & Well(ish), LLC. All Rights Reserved.