LOVE LESSONS - PURCHASE AND REFUND POLICY

CANCELLATION AND REFUNDS

Due to your purchase being a course we do not offer refunds or cancellations. All purchases are binding and non-refundable.

APPLICATION OF TERMS AND CONDITIONS

You should print a copy of these Terms for your records as we may change these Terms from time to time.

These Terms should be read in conjunction with our Website Terms of Use, Privacy Policy and Acceptable Use Policy.

LOVE LESSONS COACHING PROGRAM / COURSES

The course may be delivered with a combination of supporting materials, which are tailored to the needs of the customer as per the recommendation of Love Lessons. Downloadable products will be detailed if and when necessary.

PAYMENT TO LOVE LESSONS

The total price payable for the course is as set out by Love Lessons.

Payment is to be made by any method suggested by Love Lessons.

The total price payable set out upon enquiry response and is subject to change due to length of course, sessions and packages chosen.

All payments are non-refundable.

LOVE LESSONS OBLIGATIONS

We warrant to you that the materials purchased from us are of satisfactory quality and reasonably fit for the purpose for which the course is supplied.

Due to the personal and subjective nature of the coaching program, and the fact that your success is dependent on a number of factors over which we have no control, we do not guarantee any particular results.

We endeavour to ensure that all information that we provide is accurate and up-to-date but we shall not be liable for any claims arising from such information being inaccurate or not up-to-date or otherwise.

You acknowledge and agree that your personal data will be processed by and on behalf of us as part of us providing the course to you.

INTELLECTUAL PROPERTY OF LOVE LESSONS

We are the owner or the licensee of all Intellectual Property Rights and all other rights in the course and all content within the course.

You may not at any time copy, reproduce, publish in any form, share, sell, dispose of or otherwise make available to a third party in any way any of the content or materials contained in the course.

We grant to you a limited, non-exclusive, non-transferable, non-sub licensable revocable license to use all or any of the content of the course for the purposes for which the course were provided only. Other than this you may not use any of our intellectual property rights at any time except where duly licensed. Use of our logo is strictly prohibited without our prior written consent.

You may not without our prior written consent make any audio or visual recordings of any part of our course.

You acknowledge that certain information contained in the course and course materials may already be in the public domain.

LOVE LESSONS TERMS AND TERMINATION

You understand we have the right to cancel this contract with you with immediate effect if at any time you commit a serious or repeated breach or non-observance of any of the provisions of these Terms.

We shall not be liable for any loss of profits, loss of business, depletion of goodwill and/or similar losses, loss of anticipated savings, loss of goods, loss of contract, loss of corruption of data or information or any special, indirect, consequential or pure economic loss, costs, damages, charges or expenses suffered or incurred by the you as a result of you entering into the Contract and/or us providing the course.

GENERAL

By registering for any of our products, programs or course you warrant that:

You are legally capable of entering into binding contracts; and

You are at least 18 years old; and

That all information you provide us with is materially true and accurate at all times and not misleading in any way.

You accept that communication with us will be mainly electronic. We will contact you by e-mail.

We may vary these Terms (other than the price payable by you for the course) as we see fit from time to time and if we do, we shall notify you by email of the change of terms. Your continuation with the course will be deemed to be your acceptance of any new Terms.

The Contract is personal to you and you may not assign, transfer, charge, subcontract, sub-license or deal in any other manner with all or any of your rights under the Contract.