Terms and Conditions

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Introduction

Welcome to Legend X's Website, Your premier destination for high-impact, transformational online business coaching and personal development Products and Services meticulously and lovingly crafted over three decades for Founder CEOs, Entrepreneurs, Coaches and Consultants to support them in achieving legendary success in business, leadership, and life.

Please read these Terms and Conditions carefully before using Our Site and Online Resources, and using, or purchasing, or subscribing to any of Our Goods and Services.

Table of Contents

Introduction	1
Acknowledgement and Acceptance	3
Modification of Terms	3
Access by Minors	3
Interpretation and Definitions	4
Interpretation	4
Definitions	4
Goods and Services	5
User Accounts and Representations	6
Access to Our Site	7
Lawful Use	7
User License	7
Restrictions on Use	8
Prohibited Activities	8
Mobile Application Access	9
User Contributions, Submissions and Reviews	10
Submissions	10
Contributions	10
User Reviews	11
Contribution License	12

Monitoring	13
Intellectual Property	13
Our Intellectual Property	14
Trademarks	14
Copyrights	14
Copyright Infringement	
User Copyright InfringementReporting Copyright Infringement on Our Site	
Third Party Websites and Content	
Privacy Policy and Data Protection	
Purchasing Goods and Services	
Your Information	
Order Cancellation	
Availability, Errors, and Inaccuracies	
Pricing Policy	
Payments and Subscriptions	
Currency	
Transaction Fees	
Payment Cards	18
Bank Transfer	
Sales Tax	19
Recurring Payments: Monthly and Annual Subscriptions Fixed Subscription Fees	
Instalment Payment Plans	
Subscriptions with a Trial Period	
Promotions	
Refund Policy	
Downloading Material	
Disclaimer	
General Disclaimer	
Health and Wellness Content Disclaimer	
Financial Content Disclaimer	
Termination	
Limitation of Liability	
Indemnity	
Electronic Communications. Records. and Signatures	
. n. c., . n. n. c n. n. n. n. n. n. n. c. n. c. n.	

Governing Law	
Dispute Resolution	25
Informal Negotiations	25
Binding Arbitration	25
Class Action Waiver	26
Exceptions	26
Severability	26
Miscellaneous	26
Changes to Terms	27
Contact Information	27

Acknowledgement and Acceptance

These Terms and Conditions ("Legal Terms") constitute a legally binding agreement made between You, whether personally or on behalf of an entity ("You"), and Legend X Limited (the "Company"), regarding Your access to and use of Our Site and Our Goods and Services.

You understand, accept, and agree that all Supplemental Terms and Conditions ("Supplemental Terms") are expressly incorporated herein by reference, and form part of these Legal Terms and You agree that by accessing the Site and using the Goods and Services, You have read, understood, and agree to be bound by ALL the Legal Terms and Supplemental Terms of this Agreement. If You do not agree with ALL these legal terms, then You are expressly prohibited from using the site and the goods and services and You must discontinue use immediately.

Modification of Terms

We reserve the right, in Our sole discretion, from time to time, to make changes or modifications to these Legal Terms, or any part thereof, or to impose new conditions, including, but not limited to adding or amending fees, pricing, or charges for use. We will alert You about any changes by updating the 'Last updated' date of these Legal Terms, and You waive any right to receive specific notice of each such change. It is Your responsibility to periodically review these Legal Terms to stay informed of updates.

You accept You will be subject to and will be deemed to have been made aware of and to have accepted the changes in any revised Legal Terms, by Your continued use of Our Site and Our Goods and Services after the date such revised Legal Terms are posted.

Access by Minors

Our Goods and Services are intended for Users who are at least 18 years of age. Persons under the age of 18 are not permitted to use, or register for, Our Goods and Services.

You affirm You are at least 18 years of age and are fully able and competent:

- to assume and to fulfil the obligations set forth in these Legal Terms,
- to make representations and warranties set forth in these Legal Terms, and
- to abide by and comply with the provisions of these Legal Terms.

Interpretation and Definitions

Interpretation

Specific Words or Terms that begin with a capital letter are defined in the "Definitions" section that follows. These Words or Terms retain their specified meanings whether they are used in the singular or plural form.

Definitions

For the purposes of these Terms and Conditions:

- "Associated Parties" means any subsidiaries, affiliates, sister companies, licensors, service providers, content providers, employees, agents, officers, and directors of the Company.
- "Business Partner" refers to any external organization, entity, or individual with whom the company has established a formal relationship to conduct business activities, share resources, or collaborate on projects.
- "Company" (referred to as either "the Company", "We", "Us" or "Our" in this Agreement) refers to LEGEND X Limited, an Isle of Man corporation, whose registered office is located at 2ndFloor, St Mary's Court, 20 Hill Street, Douglas, Isle of Man, IM1 1EU.
- "Goods and Services" means any Products, Services, or Items offered for sale, for free, or for a free trial period on Our Site.
- "Member/s" means any User/s who have registered for, or subscribed, to our membership platform (free or paid) and provided personal information to create a User Account and gain access to Goods and Services and Online Resources exclusive to the member area.
- "Online Resources" means Our Website, Mobile App, Landing Pages, Membership Site, Forum, Blog, and various Interactive Features and Digital Products and Services We offer, which may include, but are not limited to; Posts, Articles, Assessments, Quizzes, Surveys, Polls, Online Forms, e-Books, Reports, PDF Files, Videos, Audio Files, Worksheets, Workbooks, Exercises, Tutorials, (collectively referred to as "Content") and

Online Events. This definition is inclusive of all current offerings and any future updates or additions to Our Online Resources.

- "Payment Cards" means credit cards or debit cards.
- "Sister Company" means a distinct entity that is owned and operated by the same individuals or shareholders as our Company. These entities function independently without any direct ownership stakes in each other, bound only by their common ownership.
- "Site" means Our Website, Mobile App, Landing Pages, Platform, or any URL owned or managed by the Company for the purposes of delivering Goods and Services offered by the Company or providing Sales, Marketing, or other information to enhance Our User's experience.
- "Supplemental Terms" (Also referred to as "Supplemental Terms and Conditions") mean Legal Terms that form part of the Terms and Conditions including, but not limited to, Our Privacy Policy, Refund Policy, Cookie Policy, Disclaimer, and any other Policy published or updated on the Site from time to time.
- "Terms and Conditions" (also referred as "Terms", or "Legal Terms") mean these Legal Terms and Conditions that form the entire agreement between You and the Company regarding the use of the Site.
- "User/s" refers to any individual or entity that accesses or utilises Our Site, Online Resources, or Goods and Services. This includes visitors who navigate Our website, customers who purchase or subscribe to Our Goods and Services, attendees of Our events, and participants in any interactive features of Our platform.
- "Website" refers to LEGEND X primary Website, which can be accessed at https://legendx.coach/ and any other domain or subdomain owned, operated and controlled by the Company.
- "You" (also, referred to as "Your") means the individual accessing or using the Site, Goods and Services, or Online Resources, in their personal capacity, or the organisation or other legal entity being represented by the individual.

Goods and Services

Legend X's Site offers a variety of free and paid digital products, services, and Online Resources (as defined in Definitions above) to Users to support them in achieving their business and personal objectives, collectively referred to as "Goods and Services". These can include, but not limited to, live, recorded, streaming, and downloadable videos, webinars, audios, and podcasts, an interactive membership platform and community forum, and assessments, surveys, polls, quizzes, and other cool tools, which can be accessed on Our Website or Mobile App.

Certain Goods and Services are provided free, and others can be accessed by way of paid monthly or annual subscription, and others purchased as stand-alone digital programs, products, assessments, tools, or events.

All Our Goods and Services are provided "as is" and without warranties of any kind and are for information and education purposes only. We cannot and do not guarantee the accuracy or completeness of any information, pricing, product specifications, or availability.

We cannot and do not guarantee results achieved through Your use of Our Site or Goods and Services.

We reserve the right to modify, correct, edit, add, or remove Goods and Services at any time without notice.

Users expressly indemnify and hold the Company and Our Associated Parties harmless against any losses, damages, judgements, awards, costs, expenses, and attorney's fees arising out of or related to Your use of Our Site and Goods and Services.

Please read Our Disclaimer, Limitation of Liability, and Indemnity clauses below for further information.

User Accounts and Representations

To gain access to certain Goods and Services, or after purchasing a membership subscription, a product, or a service, You may be required to create an account on Our Site according to the following provisions and failing to adhere to this can result in the immediate termination of Your account. It's Your responsibility to:

- Ensure You have the legal capacity to agree to and comply with these Legal terms.
- Provide registration information that is truthful, accurate, complete, and current.
- Maintain the accuracy of such information and promptly update it in the event of any changes.
- Protect the password You use for Our Site and any related third-party services.
- Refrain from sharing Your password with others.
- Inform Us without delay if You suspect any unauthorized use of Your account or security breach.
- Abide by Our right to monitor and mandate changes to Your password for security purposes.

You are also expected to:

- Avoid actions that compromise the Site's security or engage in unauthorized system alterations.
- Not use the Site or Goods and Services for any illegal or unauthorised purpose or violate any applicable law or regulation.
- Not use tools aimed at breaching security, such as password-cracking software.

- Understand that in the event of a security violation, We may share Your information with third parties to resolve the issue.
- Cooperate with Our investigations into any suspected violations of these terms, with the understanding that We may work with law enforcement if or when necessary.
- Choose a username that is respectful, not impersonating, and free from rights infringements.

By accepting these Terms and Conditions, **You** agree to waive, release, and hold harmless the Company from any claims resulting from any action taken by the Company during, or as a result of, its investigations and/or from any actions taken as a consequence of investigations by either the Company or law enforcement authorities.

Access to Our Site

Lawful Use

You commit to using the Site solely for legitimate and lawful purposes. You pledge not to engage in actions that could harm the Site's security, accessibility, availability, or integrity, nor misuse, alter or cause damage to its Content, or access or attempt to access Content not intended for You. You agree not to disrupt, harm, or interfere with the rights of other parties.

The Online Resources provided when using the Site and Our Goods and Services is not intended for distribution to or use by any person or entity in any jurisdiction or country where such distribution or use would be contrary to law or regulation or which would subject Us to any registration requirement within said jurisdiction or country. Accordingly, Users who choose to access the Services from other locations do so on their own initiative and are solely responsible for compliance with local laws, if and to the extent local laws are applicable.

User License

Upon legitimate access and use of Our Site and Goods and Services You purchase or subscribe to, and subject to Your ongoing compliance with these Legal Terms, We grant You a limited, non-exclusive, non-transferable, revocable license to access and use Our offerings for personal, non-commercial purposes, in accordance with Our Terms and Conditions and to:

- Access the Site, Goods and Services, and Online Resources You are authorised to access, and
- Download or print a copy (in full or any portion thereof) of Our online content You have legitimate access to.

This license does not include any resale or commercial use of Our Goods and Services, Online Resources, or Content, nor does it permit the distribution, public performance, or public display of any of Our information or materials.

Without Our explicit written approval and except as set out in this section or elsewhere in Our Legal Terms, no part of Our Goods and Services and no Content or Marks may be copied, reproduced, republished, uploaded, posted, publicly displayed, translated, transmitted, distributed, sold, licensed, or otherwise exploited for any commercial purpose whatsoever.

If You wish to make any use of the Goods and Services, Content, or Marks other than as set out in this section or elsewhere in Our Legal Terms, please contact Us. In the event permission is granted to You to post, reproduce, or publicly display any part of Our Goods and Services or Content, You must identify Us as the owners or licensors of the Goods and Services, Content, or Marks and ensure that any copyright or proprietary notice appears or is visible on posting, reproducing, or displaying Our Content.

All rights not explicitly given are reserved.

Any breach of these Intellectual Property Rights will constitute a material breach of Our Legal Terms and Your right to use Our Services may be terminated immediately and legal action may be instituted without notice. Furthermore, we reserve the right to pursue all available legal remedies, including but not limited to seeking damages, injunctions, and prosecution to the fullest extent of the law.

Restrictions on Use

This Site is intended for personal, non-commercial use, except for authorised participation in Our Affiliate Marketing Program. Usage of the site for commercial purposes without explicit written permission from Our Company is strictly prohibited and in direct violation of these Terms. This includes actions like co-branding, framing, or linking directly to Our Site without authorized consent. In these Terms, "co-branding" refers to associating any external or third-party branding with ours that might mislead users about the ownership of Our Site or its Online Resources, or falsely infer any kind of partnership, joint venture, or collaboration with Us or any endorsement by US.

We appreciate Your help in protecting Our Community and Brand by reporting any such unauthorised activities to Us by emailing our Compliance Team on the email address provided below, or by contacting us via our Contact Us page.

Prohibited Activities

As a User of Our Site and Goods and Services, You agree not to engage in any prohibited activities, which include, but not limited to:

- Compiling or collecting Our data in any form without permission.
- Deceiving Us or other Users for any purposes, including to obtain sensitive information.
- Bypassing security features or restrictions on content use.
- Damaging Our reputation or the functionality of the Site and Goods and Services.
- Misusing information from the Site and Goods and Services to harm others.

- Misrepresenting abuse reports or misusing support services.
- Violating laws or regulations.
- Unauthorized linking or framing of the Site and Goods and Services.
- Installing, malware, spyware, pcms or disrupting the Site's operation.
- Collecting usernames, email addresses, or contact details of users by electronic or other means for the purpose of sending unsolicited email or any other purpose whatsoever.
- Automated interactions that overload the system.
- Removing copyright notices from content.
- Impersonating others or falsely using a username.
- Using the Site to collect data surreptitiously.
- Overburdening the Site or connected networks.
- Harassing, annoying, intimidating, or threatening Our team or other Users.
- Circumventing access restrictions to the Services.
- Copying or altering the Site and Goods and Services' software.
- Reverse engineering the software part of the Site and Goods and Services.
- Unauthorized use of bots or other automated tools.
- Using purchasing agents for transactions on the Site.
- Unauthorized commercial use or competition with Us.
- Advertising or selling goods without permission.
- Transferring or selling Your user profile.
- Harassment, bullying, or sharing inappropriate content on the Site.

These rules ensure a safe, respectful environment for all Users and protect the integrity of Our Site and Goods and Services.

Mobile Application Access

If You choose to access Our Site and Goods and Services via Our Mobile Application ("App"), We grant You a limited, revocable, non-exclusive, non-transferrable right to install and use the App on wireless electronic devices owned or controlled by You, and to access and use the App in accordance with these Legal Terms. By using Our App, You must not:

- Decompile, reverse engineer, decrypt the App or attempt to derive the source code.
- Modify, adapt, improve, enhance, translate, or create derivatives of the App.
- Breach any laws, rules, or regulations through Your use of the App.
- Obscure, remove, or alter any proprietary notices posted by Us or the Licensor of the App.
- Use the App for any commercial purposes not intended by Us.

- Share the App for simultaneous use on multiple devices or by multiple parties.
- Develop competing products or services with the App.
- Send automated queries or unsolicited communications using the App.
- Employ Our intellectual property for unauthorized applications or devices.
- Use any of Our intellectual property or proprietary information in the development,
 licensing or distribution of any applications, accessories, or devices for use with the App.

User Contributions, Submissions and Reviews

Please review this section and the "User License" section carefully prior to using Our Services to understand the rights You give Us and Your obligations when You post or upload any content through the Site.

Submissions

Upon submitting any feedback, suggestions, questions, comments, ideas, or other information about Our Site or Goods and Services ("Submissions"), You consent to transfer all intellectual property rights in these Submissions to Us. It is agreed that We gain ownership of these Submissions, permitting Us unrestricted utilisation and distribution for any purpose, commercial or otherwise, without acknowledgment or compensation to You.

Contributions

When interacting with Our Site or participating in Our membership or Online Resources, You may be invited to contribute to, or participate in chats, message boards, online forums, and other interactive functionality, and You may be provided with the opportunity to create, submit, post, display, transmit, perform, publish, distribute, or broadcast content and materials to Us or on the Site, including but not limited to text, writings, video, audio, photographs, graphics, comments, suggestions, or personal information or other material (collectively, 'Contributions"). You understand that Contributions may be viewable by other Users of the Site and through third-party websites. As such, any Contributions You submit may be treated as non-confidential and non-proprietary.

When You create or make available any Contributions or Submissions, You thereby represent and warrant that:

- The creation, distribution, transmission, public display, or performance, and the accessing, downloading, or copying of Your Contributions do not and will not infringe the proprietary rights, including but not limited to the copyright, patent, trademark, trade secret, or moral rights of any third party.
- You are the creator and owner of or have the necessary licences, rights, consents, releases, and permissions to use and to authorise Us, the Site, and other users of the Site to use Your Contributions in any manner contemplated by the Site and these Legal Terms.

- You have the written consent, release, and/or permission of each and every identifiable individual person in Your Contributions to use the name or likeness of each and every such identifiable individual person to enable inclusion and use of Your Contributions in any manner contemplated by the Site and these Legal Terms.
- You waive any and all moral rights to any such Contribution or Submission to the extent permissible by applicable law.
- Your Contributions are not false, inaccurate, or misleading.
- Your Contributions are not unsolicited or unauthorised advertising, promotional materials, pyramid schemes, chain letters, spam, mass mailings, or other forms of solicitation.
- Your Contributions are not obscene, lewd, lascivious, filthy, violent, harassing, libellous, slanderous, or otherwise objectionable (as determined by Us).
- Your Contributions do not ridicule, mock, disparage, intimidate, or abuse anyone.
- Your Contributions are not used to harass or threaten (in the legal sense of those terms) any other person and to promote violence against a specific person or class of people.
- Your Contributions do not violate any applicable law, regulation, or rule.
- Your Contributions do not constitute confidential information.
- Your Contributions do not violate the privacy or publicity rights of any third party.
- Your Contributions do not violate any applicable law concerning child pornography, or otherwise intended to protect the health or well-being of minors.
- Your Contributions do not include any offensive comments targeted at any specific race, national origin, gender, sexual preference, or physical handicap.
- Your Contributions do not otherwise violate, or link to material that violates, any provision of these Legal Terms, or any applicable law or regulation.

User Reviews

When posting reviews or feedback on the Site about Our Products, Programs, Tools, Content, Online Resources, Services, Support, Team, Founders, and any other aspect of Our Site and Goods and Services, Your reviews and feedback will be visible to other Users and/or third party websites (where relevant), and must therefore comply with the following criteria:

- Your feedback / review must comply with all the requirements listed above under "User Contributions"
- You should have first-hand experience with the person, product, or service You are reviewing or providing feedback on,
- Your feedback / review must not contain references to or encourage illegal activity,
- You must not be affiliated with competitors if posting negative reviews,

- You must not make assumptions about the legality of conduct,
- You may not organise a campaign encouraging others to post reviews or feedback that have a specific bias, whether positive or negative.

In Our absolute discretion, We may choose to accept, reject, or eliminate any reviews or feedback submitted. We are under no obligation to monitor reviews or feedback for any reason, including but not limited to, objectionable or inaccurate content. The reviews posted do not necessarily reflect Our views or those of Associated Parties. We bear no responsibility for the content of any review/feedback or the outcomes that arise from such. By submitting a review, You grant Us a continuous, non-exclusive, global, free of charge license with the right to sub-license, reproduce, modify, publish, translate, and distribute any such review/feedback content.

Any use of the Site in violation these Legal Terms relating to User Contributions and User Reviews may result in, among other things, termination, or suspension of Your rights to use the Site and Goods and Services.

Note: If at any time You become aware of or suspect any illegal activity, or any activity that contravenes these Terms on Our Site, by any party, please contact Us immediately at LXCompliance@LegendX.Coach

Contribution License

We do not assert any ownership over Your Contributions and You retain full ownership of all of Your Contributions and any intellectual property rights or other proprietary rights associated with Your Contributions. We are not liable for any statements or representations in Your Contributions provided by You in any area on the Site. You are solely responsible for Your Contributions to the Site and You expressly agree to exonerate Us from any and all responsibility and to refrain from any legal action against Us regarding Your Contributions.

We have the right, in Our sole and absolute discretion, (1) to edit, redact, or otherwise change any Contributions; (2) to re-categorise any Contributions to place them in more appropriate locations on the Site; and (3) to pre-screen or delete any Contributions at any time and for any reason, without notice. We have no obligation to monitor Your Contributions.

By posting Your Contributions to any part of the Site, You automatically grant, and You represent and warrant that You have the right to grant, to Us an unrestricted, unlimited, irrevocable, perpetual, non-exclusive, transferable, royalty-free, fully-paid, worldwide right, and licence to host, use, copy, reproduce, disclose, sell, resell, publish, broadcast, retitle, archive, store, cache, publicly perform, publicly display, reformat, translate, transmit, excerpt (in whole or in part), and distribute such Contributions (including, without limitation, Your image and voice) for any purpose, commercial, advertising, or otherwise, and to prepare derivative works of, or incorporate into other works, such Contributions, and grant and authorise sublicences of the foregoing. The use and distribution may occur in any media formats and through any media channels.

This licence will apply to any form, media, or technology now known or hereafter developed, and includes Our use of Your name, company name, and franchise name, as applicable, and any of the trademarks, service marks, trade names, logos, and personal and commercial images You provide. You waive all moral rights in Your Contributions, and You warrant that moral rights have not otherwise been asserted in Your Contributions.

While We reserve broad legal rights over the use and adaptation of contributions to ensure the dynamic and secure operation of Our Site, We uphold principles of fairness, respect, and integrity in all Our interactions. This clause is fundamental not to exploit, but to protect the Site and Our Goods and Services and Our community from malicious use or assertions or claims, ensuring We can offer a robust, respectful, and evolving platform. We commit to treating each contribution with the utmost respect, acknowledging the creator's efforts where relevant, and giving credit where it's due. Our goal is not to diminish or disregard the value of Your contributions but to foster a supportive and respectful community. We pledge to use these rights judiciously, ensuring that contributions enhance Our Site while preserving the dignity and respect of every User.

Monitoring

The Company has the right, but not the obligation, to monitor the content of the Site, including, but not limited to, chat rooms, forums, comment sections, posts, reviews, and any other Submissions or Contributions, to determine compliance with this Agreement and any operating rules established by the Company and to satisfy any law, regulation, or authorized government request. We shall have the right in Our sole discretion to:

- Edit, refuse to post, remove, restrict access to, or disable any material submitted to or posted on the Site, or remove or disable any files and content that are excessive in size or in any way burdensome on Our systems.
- Without limiting the foregoing, remove any material that We, in Our sole discretion, find to be in violation of the provisions of these Legal terms.
- Take appropriate legal action against anyone who violates the law or these Legal Terms, including without limitation, reporting such User to the relevant law enforcement authorities.
- Manage the Site in a manner designed to protect Our rights and intellectual property and to facilitate the proper functioning of the Site and associated Goods and Services and Online Resources.

Intellectual Property

The Intellectual Property section of Our Terms highlights and governs the use, protection, and distribution of proprietary content and materials available through Our Site, Goods and Services, and Online Resources, ensuring users are aware that intellectual property rights, encompassing copyrights, trademarks, and other proprietary rights, are respected, and safeguarded across all interactions with the Site and the Company.

The provisions contained herein aim to complement and not supersede or limit any rights or obligations regarding copyright, intellectual property, and proprietary content provisioned in other clauses of these Legal Terms.

Our Intellectual Property

Legend X^{\otimes} is the owner or the licensee of all intellectual property rights in Our Site, Goods and Services, and Online Resources, including all source code, databases, lists, functionality, software, website designs, audio, video, text, photographs, and graphics in the Content as well as the trademarks, service marks, and logos contained therein (the "Marks"), which remain the exclusive property of the Company and its licensors.

Our Content and Marks are protected by copyright and trademark laws and various other intellectual property rights and unfair competition laws and treaties in the United Kingdom and internationally.

Trademarks

All trademarks, service marks, and logos ('Trademarks') displayed on Our Site, whether registered or unregistered and including those We are licensed to use, are the exclusive property of the Company or their respective owners. Unauthorized use, including but not limited to reproduction, modification, or distribution without explicit written consent, is strictly prohibited, except as specifically allowed for personal, non-commercial use as provisioned under "User License" or elsewhere in these Legal Terms.

"Legend X[®]" is a registered trademark of the Company.

Copyrights

All Content available on Our Site, including but not limited to text, graphics, logos, images, audio clips, digital downloads, data compilations, and software, is the property of the Company or its licensors and is protected by international copyright laws. The Site's composition and all materials on the Site are the exclusive copyright of Legend X or are used with permission and may not be copied, reproduced, distributed, republished, downloaded, displayed, posted, or transmitted in any form or by any means without Our prior written consent.

The Company grants You a limited, non-exclusive, non-transferable, revocable license to access and use Our offerings You have legitimate access to, for personal, non-commercial purposes, in accordance with these Legal Terms and not to download (other than page caching or in accordance with Our User License) or modify Content, or any portion of it, except with Our express written consent. This license does not include any resale or commercial use of this site or its contents; any collection and use of any product listings, descriptions, or prices; any derivative use of this site or its contents; any downloading or copying of account information for the benefit of another merchant; or any use of data mining, robots, or similar data gathering and extraction tools.

The Company and its licensors reserve all the rights, title, and interest in their respective Content.

Copyright Infringement

User Copyright Infringement

In the event of Your unauthorised use, reproduction, distribution, or transmission of Our or Our licensors' copyrighted materials on this Site, or any violations of copyright, trademark, or other intellectual property laws, We reserve the right to take all necessary legal actions to protect Our, or Our licensors' intellectual property rights, which may include, but not limited to, suspending or terminating Your account or access to Our Site and Goods and Services, and seeking all applicable legal remedies under copyright, trademark, or other intellectual property law.

Reporting Copyright Infringement on Our Site

We respect the intellectual property rights of others and if You believe any material available on or through Our Site infringes upon any copyright You own or control, please Contact Us immediately by sending a notification by email to our compliance team. Please ensure Your notification includes the following information:

- A detailed description of the copyrighted work that You believe has been infringed.
- A description of where the material You claim is infringing the copyright is located on Our Site, including a page link and screenshot where possible.
- Your contact information.
- A statement by You detailing the nature of the copyright infringement.
- A statement by You confirming that You are the owner or controller of the copyright material, or the authorised agent or representative of the copyright holder.

Before submitting any claims of copyright infringement concerning Your Contributions to Our Site, please review the provisions under "Contribution License" in Our Legal Terms where You have granted Us certain rights to use, modify, and distribute Your Contributions and Submissions, to be sure Your infringement claim is valid.

Please be advised that pursuant to applicable law You may be held liable for damages if You make material misrepresentations in a copyright infringement Notification. Therefore, if You are not sure that material located on or linked to by Our Site infringes Your copyright, You should consider first contacting an attorney.

Legend X is committed to investigating and addressing all copyright infringement notices thoroughly and will take appropriate action as directed by Our legal team.

Third Party Websites and Content

Our Site may contain links to external third-party websites as well as articles, photographs, text, graphics, pictures, designs, music, sound, video, information, applications, software, and other content or items belonging to or originating from third parties, which are not

maintained by, or controlled by, or affiliated to Us. The presence of any link or third-party content does not imply endorsement, sponsorship, or recommendation by Us, or any association with their operators. We do not investigate, review, or monitor these third-party sites and are not accountable for their content. You assume all risk by accessing these links or third-party content, and We make no representations, warranties, or guarantees regarding the accuracy, completeness, or reliability of these hyperlinks or the information or content on the websites hyperlinked from Our Site. Please be aware that when clicking a third-party hyperlink, You will leave Our Site and will be subject to the terms and policies of the linked website, which are not governed by Our Legal Terms.

Any purchases You make through third-party websites will be through other websites and from other companies, and We take no responsibility whatsoever in relation to such purchases which are exclusively between You and the applicable third-party.

Our Company has no control over, and assumes no responsibility for, the content, privacy policies, or practices of any third-party websites. You therefore acknowledge and agree that We shall not be responsible or liable, directly, or indirectly, for any damage or loss caused or alleged to be caused by, or in connection with, the use of or reliance on any such content, goods, or services available or purchased on or through any such third-party website. We recommend that You make yourself aware of the terms and conditions and privacy policy of any third-party website You access from Our Company's Site.

Privacy Policy and Data Protection

We are committed to safeguarding the privacy and security of Our Users' data. Our practices are designed to comply with the General Data Protection Regulation (GDPR). We do not sell personal data except as part of the business assets in the event of a buy-out or merger. Please review all provisions of Our Privacy Policy at the following address https://legendx.coach/privacy/ which Terms ("Supplemental Terms") are expressly included in and form part of these Legal Terms, and by accepting these Legal Terms You acknowledge that You have read, understood, and accept all provisions included in Our Privacy Policy.

Purchasing Goods and Services

By placing an Order for ("Purchasing") Goods and Services through the Site, You warrant that You have the required legal capacity to enter into binding contracts. All Goods and Services are subject to availability. We reserve the right to amend, add to, update, or remove or discontinue Goods and Services at any time for any reason without notice. Prices for all Goods and Services are subject to change.

Your Information

If You wish to place an Order for Goods available on the Site, You may be asked to provide certain information relevant to Your Order including, without limitation, Your name, Your email, Your phone number, Your credit card number, the expiration date of Your credit card, Your billing address, and Your shipping address. You represent and warrant that:

- 1. You have the legal right to use any credit or debit card(s) or other payment method(s) used in connection with any Order.
- 2. The information You supply to Us is true, correct, and complete.
- 3. By submitting such information, You grant Us the right to provide the information to payment processing third parties for purposes of facilitating the completion of Your Order.

Order Cancellation

We reserve the right to refuse or cancel Your Order at any time for certain reasons including but not limited to:

- Availability of Goods and Services.
- Errors in the description or prices for Goods and Services.
- Errors in Your Order.
- Erroneous, incomplete, or inaccurate information provided by You.

We reserve the right to refuse or cancel Your Order if fraud or an unauthorized or illegal transaction is suspected.

Please review our <u>Cancellation & Refund Policy</u> for information about the rules, restrictions, and procedures applicable to cancelling Your purchases, subscriptions, or bookings to ensure you are familiar with your options and any implications related to the cancellation of an order where applicable..

Availability, Errors, and Inaccuracies

We are constantly updating Our offerings of Goods and Services on the Site. While We endeavour at all times to ensure the accuracy and completeness of information about Our Goods and Services available on Our Site, it may occur that Goods and Services are mispriced, described inaccurately, or unavailable, and We may experience delays in updating information regarding Our Goods and Services on the Site and in Our advertising on other websites. We cannot and do not guarantee the accuracy or completeness of any information, including prices, product specifications and availability and We expressly reserve the right to change or update this information. We cannot be held liable for any losses or inconveniences suffered due to such inaccuracies, including incorrect pricing or unavailability of products. We reserve the right to correct any errors and to change or update information at any time without prior notice.

In the event We decide to make certain concessions on a case-by-case basis, by adjusting fees or prices to rectify pricing discrepancies, such measures are taken at Our sole discretion and within reason, and We are under no obligation to make such concessions. This approach, aimed at fairness and practicality, shall not establish a precedent, nor confer any future pricing, renewal, or subscription fee rights to the User. This ensures flexibility in Our responses without compromising Our rights.

Legend X Ltd

Users are encouraged to notify Us immediately if they suspect that information or pricing on Our Site is incorrect or inaccurate by notifying Our support team by email or via our <u>Contact Us</u> page.

Pricing Policy

The Company reserves the right to revise and update its prices at any time.

All prices and subscription fees are quoted in US Dollars (USD)

The prices quoted may be revised by the Company subsequent to accepting an Order, in the event of any occurrence affecting delivery caused by government action, variation in customs duties or taxes, increased shipping charges (where applicable), higher foreign exchange costs and any other matter beyond the control of the Company. In such event, You will have the right to accept these changes or cancel Your Order.

Payments and Subscriptions

Currency

All payments shall be processed in US Dollars (USD).

Transaction Fees

Users are responsible for all currency conversion fees, bank charges, and any other transaction fees related to their purchase(s) on Our Site.

Payment Cards

To gain access to Our Goods and Services and Online Resources You may be required to make payment of a prescribed fee, including but not limited to subscription fees, which are processed through reputable international Payment Processors We are contracted to.

All online payment transactions adhere strictly to Our Payment Processor's terms and privacy policy.

Online Payment can be made by credit cards or debit cards ("Payment Cards") supported by Our Payment Processor, which may include Visa, MasterCard, American Express cards, or any other cards supported by Our Payment Processor. Payment Cards may be subject to validation checks and authorisation by Your card issuer, such as 3D Secure. If We do not receive the required authorization, We may not be able to process Your order and shall not be liable for any delay in placing or fulfilling Your order.

When purchasing Goods and Services on Our Site, You agree to provide current, complete, and accurate purchase and account information. You further agree to promptly update account and payment information, including email address, payment method, and payment

card expiration date, so that We can complete Your transactions efficiently and contact You as needed.

You agree to pay all charges at the prices then in effect for Your purchases and any applicable transaction fees and shipping fees (where applicable), and You authorise Us to charge Your chosen payment provider for any such amounts upon placing Your order.

We reserve the right to correct any errors or mistakes in pricing even if We have already requested or received payment, and to correct any errors on payment collection,

Bank Transfer

For purchases on Our Site, other than monthly subscriptions, We provide users the option to pay via bank transfer directly into the Company's bank account. Users opting for bank transfer bear all associated fees, including any foreign exchange and transaction fees. Access to Goods and Services paid via bank transfer will be granted by Our accounts team upon confirmation of payment receipt in full, free and clear of any transaction fees, currency conversion fees, or bank charges.. The Company is not liable for delays or inconveniences stemming from payment or confirmation processing times.

Sales Tax

Due to the varying rates of Sales Tax or Value Added Tax (VAT) applicable in different international territories or jurisdictions, all prices quoted for Our Goods and Services on Our Site or sales pages are quoted EXCLUDING Sales Tax or VAT, unless explicitly stated otherwise.

Where applicable, the Sales Tax or VAT mandated by the territory or jurisdiction in which you are located will be calculated and added to the total cost of your purchase or subscription. The final amount, including any applicable taxes, will be clearly displayed in the Checkout area before You authorise the payment for processing.

Recurring Payments: Monthly and Annual Subscriptions

Should an error occur when collecting any recurring payment from the payment method associated with monthly or annual subscription, Your subscription will be suspended and access to your membership account will be blocked. The Company will attempt to collect the payment within seven (7) days of the charge date, and if Company is still unable to collect the recurring payment within seven (7) days after the charge date, Your subscription will be cancelled and access to the subscription service will be removed and the Company will waive the right to charge on that missed recurring payment and will not attempt to collect any future charges on that subscription.

Note: If a subscription is cancelled because the Company is unable to collect recurring payment due, the terms of our <u>Cancellation and Refund Policy</u> will apply, including any restrictions or special conditions that arise as a result of a subscription cancellation. Please read our <u>Cancellation and Refund Policy</u> carefully to ensure you are fully informed and to avoid disappointment.

If the recurring payment is collected within the said seven (7) day period, then the suspension on Your subscription will be lifted and access to your membership account will be restored, and the Company will continue to collect recurring payments for that subscription accordingly.

If an error occurs when collecting the first payment after a free trial has ended for monthly or annual subscriptions that started with a free trial, then access to the subscription will be removed immediately, and the Company will attempt to collect the first payment within seven (7) days of the charge date. If the Company is still unable to collect the first payment within seven (7) days of the charge date, then Company will waive the right to charge that missed first payment, will cancel that subscription, and will not attempt to collect any future payments on that subscription. If the first payment is collected within seven (7) days of the charge date, then access to the subscription will be re-granted, the subscription will be kept active, and Company will start collecting recurring payments on that subscription accordingly.

Fixed Subscription Fees

While We reserve the right to adjust pricing of Our Goods and Services, and pricing of Subscription Plans, We may offer some users a 'Fixed Subscription Fee' as a promotional bonus, guaranteeing their subscription price remains constant, provided they maintain their paid subscription status, uninterrupted. Should such a User cancel, or fail to renew their subscription within a seven-day grace period, this fixed fee privilege is forfeited. Any future re-subscription will be at the then-current rate, effectively treating them as new subscribers. Users are advised to regularly update payment details to avoid subscription disruption and loss of promotional benefits.

Instalment Payment Plans

For instalment payment plans where a purchase is made with a fixed number of instalments at agreed intervals and amounts, should an instalment be missed or there is an error collecting any of the instalment payments, and the instalment is not received within the seven (7) day grace period, access to the purchased Goods and Services will be removed immediately, and the Company will attempt to collect the payment for an unlimited period in the future until it collects the instalment payment due. In the event future instalment payments accrue, We reserve the right to charge all accrued instalment payments at any time. In case all accrued instalment payments are successfully collected, access to the Goods and Services purchased will be re-granted.

Subscriptions with a Trial Period

If You don't cancel a monthly or annual subscription before the end of the trial period (free or otherwise), the Company will collect the full payment for the subscription (monthly or annual as the case may be) after the trial period ends. For example, for an annual subscription with a seven (7) days trial, the full payment will be collected on the eighth (8) day of the trial's start date, and the subsequent payment for the annual subscription will be collected on the three hundred and sixty-sixth (366) day of the trial's start date.

Promotions

Promotions offered via Our Site may be subject to their own promotional rules ("Rules"), which may include but not limited to, pricing discounts, renewal terms, refund rules, access to bonus or premium content and services, and the Rules may be distinct from certain clauses in these Terms. When engaging in any Promotions, it's important to review their specific Rules and should a discrepancy arise between Promotion Rules and these Legal Terms, the specific Rules of the Promotion will apply, whereas all other clauses in these Legal Terms remain in full force and effect.

Cancellation & Refund Policy

Cancellation and Refund requests for purchases made on Our Site are governed by Our Cancellation & Refund Policy, which outlines the specific terms and conditions relating to thereto. Our Cancellation & Refund Policy constitutes Supplemental Terms to these Legal Terms and thereby form part of these Legal Terms. By accepting these Legal Terms, You are acknowledging that You have read and understood Our Cancellation & Refund Policy and accept the provisions thereof.

We encourage Users to review Our Refund Policy at https://legendx.coach/refund-policy before making a purchase.

Downloading Material

You understand and accept that when downloading materials from the internet and/or Our Site, the Company cannot and does not guarantee or warrant downloadable content in any form will be virus-free or devoid of worms, Trojan horses, malicious code, or other elements that could harm, corrupt, contaminate, or destroy Your data on Your device, software, storage, and any other properties. You accept that it is Your responsibility to protect and maintain Your system with appropriate safeguards and data backup methods, and effective means outside of Our Site, to restore or reconstruct Your data in the event of data loss or corruption, and You agree the Company assumes no responsibility or risk, nor bears any liability whatsoever for any losses or issues arising from Your use or download activities on the internet or Our Site.

Disclaimer

General Disclaimer

The Goods and Services, products, and information provided via Our Site, including those accessible through third-party online services and provider, are available on an "as is" basis, without warranties of any kind, either explicit or implied, statutory, or otherwise.

To the broadest extent allowed by law, We disclaim all warranties, including but not limited to, implied warranties of merchantability, suitability for a specific purpose, title, and non-

infringement, as well as any warranties that might emerge from transactional conduct, usage, or trade practice. We do not warrant that the Site or any of its functions or services will operate without interruptions or errors, that defects will be corrected, or be compatible or work with any devices, applications, software, systems, or websites, or that the Site, its servers, Content, or emails sent from or on behalf of the Company, are devoid of harmful components such as viruses, scripts, trojan horses, worms, malware, timebombs or other malicious software.

Furthermore, neither the Company nor any of the Company's Providers make any representation, warranty, or guarantee of any kind, express or implied, regarding the use, or results of the use, of the Site, Goods and Services, Content, or information on the site, or on third-party services or their websites, in terms of their accuracy, reliability, correctness, timeliness, currency, or relevance, or that they will meet Your needs, performance or reliability requirements, or expectations. We will assume no liability or responsibility for any; Errors, mistakes, or inaccuracies of Content and Online Resources, Personal injury or property damage, of any nature whatsoever, resulting from Your access to and use of the Site, Goods and Services, or Online resources, any unauthorised access to or use of Our secure servers and/or any and all personal information and/or financial information stored therein, any interruption or cessation of transmission to or from the Site, any bugs, viruses, trojan horses, or the like which may be transmitted to or through the Site by any third party, any errors or omissions in any Content and materials or for any loss or damage of any kind incurred as a result of the use of any content posted, transmitted, or otherwise made available via the Site

Legal restrictions in some jurisdictions may limit the exclusion of certain warranties, meaning that these disclaimers may not fully apply to You. In such cases, We will apply these exclusions to the maximum extent permitted by applicable law.

Health and Wellness Content Disclaimer

You acknowledge and accept that any content provided on Our Site, including any material from third-party providers that may focus on subjects relating to, including, but not limited to, health, wellness, fitness, and nutrition, is purely for educational and informational purposes. It is not intended as, nor should it be considered, a substitute for professional medical advice, diagnosis, or treatment. Nothing stated or posted on this Site or available through any third-party provider is intended to be, and must not be construed or assumed to be, the practice of medical or counselling care or advice. For purposes of these Legal Terms, the "practice of medicine and counselling" includes, without limitation, psychiatry, psychology, psychotherapy, or providing health care treatment, instructions, diagnosis, prognosis, or advice. We encourage You to always consult a physician or other qualified healthcare professional for any health-related concerns. Do not disregard, avoid, or delay seeking medical or health related advice from Your health-care professional because of something You may have read on Our Site. The use of any information, material, or tools ("Content") provided on Our Site is solely at Your own risk, and in the event You choose to use this Content, You agree to indemnify Us and the providers of this Content, against all and any claims, damages, or losses that may arise from Your use of the Content, waiving any legal claim against Us related to the reliance on the Content provided.

Financial Content Disclaimer

You acknowledge and accept that any Content and materials on Our Site, including and material from third-party providers, serve purely for informational and educational purposes only and should not be interpreted as, or considered to be, financial or investment advice or counselling, and nothing contained on the Site is intended to be construed as financial or investment advice or counselling. Neither the Company nor its owners, officers, directors, employees, sister companies, affiliates, licensors, service providers, content providers, agents, are licensed financial or investment advisors. The Company is not an investment or financial advisory service, is not an investment adviser, and does not provide personalised financial or investment advice or counselling, or act as a financial advisor, investment advisor, or financial counsellor. Our aim is to provide general information suitable for a broad audience, without addressing individual needs. For tailored financial, investment or counselling advice, You are encouraged to consult with qualified professional advisors suited to Your financial or investment needs. The use of any information, material, or tools ("Content") provided on Our Site is solely at Your own risk, and in the event You choose to use this Content, You agree to indemnify Us and the providers of this Content, against all and any claims, damages, or losses that may arise from Your use of the Content, waiving any legal claim against Us related to the reliance on the Content provided.

Termination

These Legal Terms are binding from the moment you commence using the Site, Goods and Services, and Online Resources, and shall remain in full force and effect while you make use of them. Notwithstanding the termination of your account, subscription, or any services, specific provisions within these Terms will continue to survive termination and apply indefinitely. Such provisions include, but are not limited to, clauses related to confidentiality, copyright, trademarks, disclaimers, indemnification, limitation of liability, dispute resolution, payment obligations, and the handling of intellectual property. Additionally, any other obligations or rights that, by their nature, are intended to survive termination of the agreement will remain in effect beyond this termination. This ensures that all parties maintain their agreed responsibilities and protections under the terms outlined.

Without limiting any other provisions of these Legal Terms, We reserve the unilateral right to restrict or block access, block IP addresses, or terminate Your access to the Site, Goods and Services, and Online Resources at Our sole discretion, for any reason, without prior notice or liability. Such reasons may include, but not limited to, instances of breach of these Legal Terms, misrepresentations, or violations of applicable laws or regulations. At Our sole discretion, We may terminate or suspend Your use of, or participation in, the Site or Goods and Services or Online Resources, or delete Your account and all associated content or information that You may have posted, at any time, without warning, and without liability.

Moreover, should We suspend or terminate Your account for any reason, We retain the right to pursue further legal actions as deemed necessary, which may include civil, criminal,

and injunctive relief to address and rectify any breaches of these Legal Terms or applicable laws.

In the event of termination, Your right to use the Site will cease immediately, and You must cease all use of the Site. Furthermore, in the event of such termination, You are expressly forbidden from creating a new account under Your name, a fake or borrowed name, or the name of a third party, even if You may be acting on behalf of the third party.

If You choose to terminate Your account, You can do so by simply discontinuing use of the Site.

Limitation of Liability

In no event will the Company, its directors, employees, agents, officers, representatives, subsidiaries, sister companies, affiliates, licensors, service providers, contractors, and content providers be liable to You or any third party for any direct, indirect, incidental, consequential special, exemplary, or punitive damages, including without limitation, any loss of revenue, income, or profit, loss of data, pain and suffering, emotional distress, or any other or similar damages (regardless of the form of action, whether in contract, tort, or otherwise) arising from Your use of the Site, Goods and Services, or Online Resources, even if We have been advised of the possibility of such damages. Notwithstanding anything to the contrary contained herein, the collective liability of the Company and its Affiliated Parties (as described above and defined in these Legal Terms) will at all times be limited to and shall not exceed the greater of one hundred US Dollars (\$100) or the amount You paid to the Company for the applicable Content or Goods and Services and Your exclusive remedy for all of the foregoing shall be limited to said amount. Certain US State laws and international laws do not allow limitations of incidental or consequential damages, and in such circumstances, the impermissible limitations may not apply and in such States, each party's liability shall be limited to the greatest extent permitted by law.

Indemnity

You agree to indemnify, and hold the Company, its directors, employees, agents, officers, representatives, subsidiaries, sister companies, affiliates, licensors, service providers, contractors, and content providers (hereinafter referred to as the "Indemnified Parties") harmless from and defend them against any damages, liability, losses, judgements, claims, awards, costs, expenses, or demands, including reasonable attorneys' fees and expenses, made by any third party due to, or arising out of; Your breach of these Legal Terms, Your Contributions or Submissions on the Site, Your use of Our Site, Goods and Services, Online Resources, or Content, Any breach of Your representations and warranties set forth in these Legal Terms, Your violation of the rights of a third party, including by not limited to intellectual property right, or Any harmful act toward any other user of the Site, Goods and Services, or Online Resources with whom You connected via the Site. Furthermore, You expressly indemnify and hold the Indemnified Parties harmless from and against any claims brought by third parties arising out of, or related to, Your use of the information accessed from this Site, Goods and Services, or Online Resources. Notwithstanding the foregoing, We

reserve the right, at Your expense, to assume the exclusive defence and control of any matter for which You are required to indemnify Us, and You agree to cooperate, at Your expense, with Our defence of such claims. We will use reasonable efforts to notify You of any such claim, action, or proceeding which is subject to this indemnification upon becoming aware of it.

Electronic Communications, Records, and Signatures

Engaging with the Company, Our Site, Goods and Services, and Online Resources through website visits, emails, and online forms is recognized as electronic communication. By participating in these activities, You consent to receive communications from Us electronically, which will include but not be limited to emails and notifications posted on Our Site. You agree that any electronic communications, agreements, and signatures, as well as electronic delivery of notices and transaction records initiated or completed by Us or through the Site, fulfil any legal obligations that would traditionally or historically require written documentation. You agree to waive any right or requirements under any statutes, regulations, rules, ordinances, or other laws in any jurisdiction that require an original signature or the keeping of non-electronic records, or for transactions to be conducted in a non-electronic format.

Governing Law

These Legal Terms shall be governed and interpreted in accordance with the laws of the Isle of Man, without regard to its conflict of law provisions. Our failure to enforce any right or provision of these Legal Terms will not be considered a waiver of those rights.

Dispute Resolution

In the event of a dispute, users are encouraged to contact the Company directly to seek a resolution. Any unresolved disputes shall be settled through binding arbitration in accordance with the rules of the Isle of Man.

Informal Negotiations

To reduce the time and costs involved in any dispute arising from these Legal Terms, both parties agree to first seek an informal resolution for a minimum of thirty (30) days before starting arbitration. This process begins when one party sends a written notice to the other.

Binding Arbitration

Notwithstanding the foregoing, the resolution of disputes arising from or connected to these Legal Terms, including any queries about their validity, termination, or existence, shall be submitted to arbitration under the Isle of Man Arbitration Act 1976. The process will involve three arbitrators: each party appoints one arbitrator, and arbitrators chosen will appoint a third. Arbitration proceedings will be conducted in English and held within the

jurisdiction of the Isle of Man courts, integrating this arbitration process as part of the clause by reference.

Class Action Waiver

You agree that any arbitration shall be limited solely to disputes between the parties individually and You may not bring a claim as a plaintiff or a class member in a class, consolidated, or representative action. To the full extent permitted by law there is no right or authority; (a) to combine arbitrations with other proceedings; (b) for any disputes to be arbitrated as a class action, consolidated, or representative action, or private attorney general action, or use class action methods; (c) for any disputes to be brought in a purported representative capacity on behalf of the general public or any other parties. The arbitrator may not consolidate claims from multiple individuals or oversee any class or collective legal actions, like class actions, consolidated claims, or private attorney general action, without express consent from all involved parties following commencement of the arbitration.

Exceptions

The parties agree that the following disputes do not fall under the provisions for informal negotiation and arbitration: (a) disputes aiming to enforce or protect, or relating to the validity of, any of the intellectual property rights a party; (b) disputes related to, or arising from, allegations of theft, piracy, privacy invasion, or unauthorized use; and (c) any claims for injunctive relief. Should any part of this clause be deemed illegal or unenforceable, such disputes will be resolved in court within the agreed jurisdiction above, with both parties submitting to the authority of said court.

Severability

If any provision of these Legal Terms is held to be invalid, unlawful, void, or unenforceable for any reason, that provision shall be deemed severable from these Legal Terms and does not affect the validity and enforceability of any remaining provisions, which shall remain in full force and effect.

Miscellaneous

These Legal Terms and any Supplemental Terms, and any policies or operating rules posted by Us on the Site constitute the entire agreement between You and Us.

By agreeing to these Legal Terms and using the Site, Goods and Services, and Online Resources, You acknowledge there is no joint venture, partnership, employment, or agency relationship established between You and Us. The drafting of these Terms by Us shall not lead to any bias against Us in their interpretation. Furthermore, You waive any and all defences You may have relating to the electronic nature of these Legal Terms and the absence of physical signatures from both parties for their execution or enactment.

Changes to Terms

The Company reserves the right to modify or replace these Legal Terms at any time at Our sole discretion. By continuing to access or use Our Site, Goods and Services, or Online Resources after revisions become effective, You agree to be bound by the revised terms. If You do not agree to the new terms, in whole or in part, please stop using the Site, Goods and Services, and Online Resources.

Contact Information

If You have any questions about these Legal Terms, or to make any enquiries regarding Our Goods and Services, or to resolve a complaint, or provide feedback or suggestions, please contact Us using the information provided on Our contact page: https://legendx.coach/contact/

Registered Address

Legend X Limited
2nd Floor, St Mary's Court
20 Hill Street
Douglas
Isle of Man
IM1 1EU

Email Addresses

Sales & General Enquiries: teamwilde@mail.legendx.net

Legal and Privacy: LXCompliance@mail.legendx.net

User & Technical Support: LXSupport@mail.legendx.net

Links

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Contact Us https://www.legendx.net/contact