



Refund Policy

Your satisfaction with your Training Program, Product or Service is important to us. Yet, because of the extensive time, effort, preparation and care that goes into creating and/or providing our Training Programs, Products and Services, you acknowledge that we do not offer refunds after seven days from the purchase date for any portion of your payment (including any Application Fees) for any of our Training Programs, Products, and Services.

By using and/or purchasing any of our Training Programs, Products, and Services, you understand and agree that all sales are final after seven days and no refunds will be provided for any reason. All of the terms of this Terms and Conditions, including but not limited to all copyright, trademark, and intellectual property rights, remain indefinitely.

Live Love Lead Academy Subscription Membership

Your initial membership payment of forty seven (\$47usd), ninety seven (\$97usd), or one hundred and forty seven dollars (\$147usd) for the first month is non-refundable once you access the membership site. Once this payment is processed, your subscription membership begins. Your membership payment is automatically processed each month (30 days) thereafter until the membership is canceled. To cancel your membership, contact WeCare@LiveLoveLead.info at least 14 days before your next scheduled payment is due.

The Live Love Lead community (“Community”) is a social network in which personal information may be exchanged between participants. You are entirely responsible for deciding how much of your personal information you wish to share in the Community. The Company will not share, sell, or rent the personal information of its members to third-party businesses, however, we cannot guarantee the confidentiality of any of the information you choose to share in the Community. Please review our PRIVACY POLICY to learn how we manage personal information. By taking part in this Community, you agree to keep members’ information confidential.

The Live Love Lead Program does not guarantee results. It is also not a replacement for health/medical care. If you require health, medical, psychiatric, and/or psychological care, you are advised to retain the services of a licensed medical professional. The sole purpose of the Company and its Live Love Lead Program is to provide educational materials and coaching in the areas of Life, Love and Leadership.-coaching.

Under no circumstances will the Company or any of its representatives be held liable for any special or consequential damages that result from the use of, the improper use of, or the inability to use the information or strategies communicated to you through the Live Love Lead Program. By participating in the Community you hereby waive and release the Company to the full extent permitted by law from any and all claims relating to the use of and/or reliance on the information and content provided to you. In no event shall the Company be held liable for any injury, loss or damage resulting from the use of, or reliance upon, the Program materials.

Termination

We reserve the right in our sole discretion to refuse or terminate your access to our Training Programs, Products, Services and/or our Program Materials, Website, e-mail communications, or any other method of communications related to our Training Programs, Products or Services at any time without notice. Should you or we wish to terminate the Training Programs, Products or Services at any time, these termination terms will apply to you as well, even after termination by either of us. In the event of cancellation or termination, all remaining balances owed shall be immediately due, and you are no longer authorized to access the Training Programs, Products, Services or our Website, e-mail or any or other methods of communications affected by such cancellation or termination. The restrictions imposed on you with respect to Training Program Materials and the Training Programs, Products or Services, including but not limited to all of the disclaimers, limitations of liabilities and rights set forth in these Terms and Conditions, shall survive such termination of your access and apply in full force.



Dispute Resolution

It is hoped that should we ever have any differences, we could be able to work them out amicably through a phone conversation or e-mail correspondence. However, should a dispute ever arise between us, we agree now that we will submit to binding arbitration before a single arbitrator, selected jointly in the state of Georgia, in accordance with the American Arbitration Association Rules. Any judgment on an arbitrator's award, if made, is binding and may be entered into any court having the appropriate jurisdiction. Prior to seeking arbitration, you must submit your complaint to Live Love Lead via e-mail. You understand and agree now that the only remedy that can be awarded to you through arbitration is a full refund of your Payment made to date. No award of consequential or of any other damages may be granted to you.

By signing up/enrolling/purchasing for any of our Training Programs, Products and Services you are agreeing to a modification of the statute of limitations such that any arbitration must be commenced within one (1) year of the date of the act, omission, or other conduct complained of as submitted by you in e-mail, or shall otherwise be forfeited forever. You also agree that should arbitration take place, it will be held in Georgia, and the prevailing party shall be entitled to all reasonable attorney's fees and costs necessary to enforce the Agreement.

In the event of a dispute between us, you agree to not engage in any conduct or communications, public or private, designed to disparage us, our Company, or any of our Training Programs, Products or Services. Where requested by law or arbitration, of course, you are not prohibited from sharing your thoughts and opinions as a part of the legal process.