

TERMS AND CONDITIONS

Last Update: November 15, 2021

PLEASE READ THESE TERMS FULLY AND CAREFULLY BEFORE UTILIZING THIS COURSE AS IT CONTAINS VERY IMPORTANT INFORMATION ABOUT YOUR LEGAL RIGHTS AND OBLIGATIONS, INCLUDING LIMITATIONS OF YOUR RIGHTS AND EXCLUSIONS THAT MAY APPLY TO YOU. THESE TERMS SET FORTH LEGALLY BINDING TERMS AND CONDITIONS FOR USE OF THE COURSE.

By clicking “Buy Now,” “Complete Order,” or any other phrase on the purchase button, entering your credit card information, or otherwise rendering payment (either in-full or partial) for the product for which these terms appear ("Product"), you (“Client”) agree to be provided with products, programs, or services by TAYLOR BONGA ("Owner") on behalf of WILD HAPPY WORTH LLC (“Company”), and you are executing a legally binding agreement with the Company, subject to the following terms and conditions:

(1) **DISCLAIMER:** (a) By using Company’s services and purchasing this Product, Client accepts any and all risks, foreseeable or unforeseeable, arising from such transaction. Client agrees that Company will not be held liable for any damages of any kind resulting or arising from the use or misuse of the Program.

Client agrees that use of this Product is at user’s own risk.

b) Client understands that the Product has been designed by Company for general educational and informational purposes only, with the goal of teaching Customer new skills and providing Customer with awareness of traditional life practices. Through the Product, the Company might provide guidance regarding business and life decisions, but it is ultimately the responsibility of the Customer (and only the Customer) to make the final decision for his/herself.

c). This is Alternative or Complementary Health Care and Therapy: Practitioner of Company is a legal Complementary Healthcare Provider, and not a licensed Medical Doctor, Psychologist, Psychiatrist, Master's in Family and Child Counseling (MFCC), or a Master's in Social Work (MSW). The services received are not licensed in this state, nor are they regulated by a governmental body. The self regulated

holistic treatments and client-centered disciplines in practitioner is trained and in which he/she has experience include, consulting and coaching, TIME Techniques™, Emotional Freedom Technique (EFT) Neuro Linguistic Programming (NLP), Hypnosis & Spirituality. Practitioner will always only provide only services in which they are trained, and if it is found that these disciplines cannot help you, referrals to a licensed person who can assist properly will be made.

(c) Client hereby acknowledges that mentoring is a subjective service and Company's methods to provide this service may change in terms of style and/or technique. Company and/or Coach may use its personal judgment to provide the Program services to Client, even if these methods do not follow strict adherence to Client's suggestions.

(d) Customer hereby acknowledges that Customer is solely responsible for the amount and type of value that Customer generates by implementing techniques and advice provided by Course. Customer also acknowledges that the Company cannot and does not provide guarantees with implementation of the Course. Customer also agrees that he/she is solely responsible for any decision Customer makes and indemnifies Company from any liability regarding said decision.

(2) INTELLECTUAL PROPERTY: This Product contains information that is the intellectual property belonging to Company. Company provides Client with a single-user license authorizing Client to use the materials for their individual purposes only. Client shall not share, copy, distribute, disseminate, or sell the materials for either commercial or non-commercial purposes. Nothing in this Agreement shall transfer ownership of or rights to any intellectual property of the Company to the Client, nor grant any right or license other than those stated in this Agreement. Client may use the methods taught inside the Program for their personal operations, but may not share, repurpose or distribute the Program's teaching and pass them off as Client's own.

(3) PAYMENT: (a) Upon execution of this Agreement, Client agrees to pay to the Company the full purchase amount for the Product, regardless of what payment option Client selects at checkout. (b) If Client selects a payment plan option, Client agrees to pay all fees pursuant to the payment schedule outlined at checkout and selected by Client. (c) Client authorizes Company to charge the credit card or

account used at checkout to complete all payments pursuant to the payment plan Client selected at checkout, and Client does not require separate authorization for each payment. (d) If any payments fail, Client agrees to remedy the situation immediately (ie. update Client's payment information, provide a new credit card, and/or make all past-due payments within 5 business days) or else Client forfeits his/her right to access the Product. (e) The Client shall not threaten or make any chargebacks to the Company's account or cancel the credit card that is provided as security without the Company's prior written consent. The Client shall pay for any fees associated with recouping payment, including but not limited to, collections fees and attorneys' fees. In the event of a chargeback, Company reserves the right to report the incident to credit reporting agencies as a delinquent account.

(4) REFUNDS & TERMINATION: (a) Refunds - Due to the digital nature of this Product, Company does not offer refunds. There are no refunds permitted under any circumstance. (b) Termination - Client dissatisfaction with Company and/or Coach's subjective teaching style, independent judgment, methods, or other techniques are not valid reasons for termination of this Agreement or request of any monies returned to Client. Even if Client does not complete all portions of the Program, Client is nevertheless responsible for all payments due and owed under this Agreement by making the first payment of the Program at checkout and executing these Terms and Conditions.

(5) ACCESS: (a) Third-Party Platform - This Product may be distributed by Company either directly or through a third-party platform. Company reserves the right to substitute services equal to or comparable to the value of Product if reasonably required by the prevailing circumstances as determined by Company. Access to this Product is currently through a third-party platform, Facebook. ("Facebook"). Company is not liable for any limitation of access to the Product, including limits caused by Facebook. (b) Access to Taylor and Company - All requests to review documents, comments, or other materials by Client shall be subject to a two-week turnaround period. Any "rush" requests shall be subject to an additional fee of \$100.00 USD. All communications from Taylor will take place within Facebook only 10am-2pm EST, Monday through Thursday.

(7) Confidential Information & Non-Disclosure - Company takes pride in its proprietary information included in each Product. As such, Customer agrees and acknowledges all Confidential Information shared through this Product and by the Coach is confidential, proprietary, and belongs exclusively to the Company. “Confidential Information” includes, but is not limited to: (a) Any systems, sequences, processes or steps shared with Customer; (b) Any information disclosed in association with this Agreement; (c) Any systems, sequences, processes, or trade secrets in connection with the Product or Company’s business practices.

(8) Testimonials - Company also agrees to protect Customer’s personally identifiable information. However, from time to time, Company may use general statements about Customer’s success for testimonials as part of Company’s marketing strategy. By agreeing to these Terms, Customer agrees to Company sharing Customer’s success stories as testimonials in any matter across any media at the sole discretion of Company.

(9) NON-DISPARAGEMENT: Client agrees, during and/or after use of Product, to refrain from making any statements, whether oral or in writing, that negatively impact Company’s program, business, services, products, or reputation.

(10) GOVERNING LAW: This Agreement shall be governed by and construed in accordance with the laws of the State of New York.

(11) MAXIMUM DAMAGES - Client agrees and acknowledges that the maximum amount of damages that Client may be entitled to in any claim arising from this Agreement or Program shall not exceed the total cost of the Program.

(12) EXECUTION – Customer agrees to accept the above Agreement in its entirety when Customer selects and confirms “I agree to the Terms & Conditions” at the Product checkout page and by rendering first payment.

(13) **ENTIRE AGREEMENT:** This Agreement contains the entire agreement between the parties and supersedes all prior agreements between the parties, whether written or oral.