

Millionaire Mediator Academy (LIMITLESS MANAGEMENT LLC)

Terms and Conditions

Welcome to Millionaire Mediator Academy (LIMITLESS MANAGEMENT LLC). By accessing or using our website and enrolling in our programs, you agree to comply with and be bound by the following terms and conditions ("Terms"). Please read these Terms carefully before using our services.

1. Enrollment and Registration

- **All individuals enrolling in our programs must provide accurate and complete information during the registration process.**
- **You are responsible for maintaining the confidentiality of your account and password.**
- **You agree to notify us immediately of any unauthorized use of your account.**

2. Tuition and Payment

- **All tuition payments for our courses are considered final sale and non-refundable under any circumstances. By making a purchase through our website, you acknowledge and agree that you will not request or receive a refund for any reason, including but not limited to dissatisfaction with the program, failure to participate, or change in personal circumstances.**
- **We expect all students and clients to be 100% committed before enrolling or purchasing, and we do not support partial commitment or indecision.**
- **Payments must be made in accordance with the terms specified during the registration process.**
- **Failure to make timely payments may result in suspension or termination of access to the course materials and participation.**

3. Course Materials and Intellectual Property

- **All course materials, including but not limited to text, graphics, videos, and other content, are owned by Millionaire Mediator Academy (LIMITLESS MANAGEMENT LLC) and are protected by copyright laws.**
- **You may access and use the course materials solely for personal, non-commercial purposes related to the enrolled course.**
- **Reproduction, distribution, or unauthorized sharing of course materials is strictly prohibited.**

4. Code of Conduct

- **You agree to abide by our Student Code of Conduct as outlined on our website and during the course as well as the Student Agreement.**

- Disruptive or disrespectful behavior towards instructors, staff, or fellow students will not be tolerated.
- Breach of conduct may result in immediate expulsion from the course without a refund.

5. Disclaimer of Warranties

- Our courses are provided on an "as-is" basis without any warranties, expressed or implied.
- We do not guarantee the accuracy, completeness, or reliability of any course content or materials.

6. Limitation of Liability

- Millionaire Mediator Academy (LIMITLESS MANAGEMENT LLC) and its affiliates, instructors, and staff shall not be liable for any indirect, incidental, special, consequential, or punitive damages arising out of or in connection with the use or inability to use our services.

7. Amendments and Modifications

- We reserve the right to amend, modify, or replace these Terms at any time without prior notice.
- It is your responsibility to review these Terms periodically to stay informed of any changes.

8. Governing Law

- These Terms and any disputes arising under them shall be governed by the laws of ARIZONA, USA, without regard to its conflict of law provisions.

9. Dispute Resolution Policy

If you have a complaint, concern, or dispute of any kind related to Millionaire Mediator Academy (LIMITLESS MANAGEMENT LLC), you agree to follow our Formal Dispute Resolution Process before initiating any legal, public, or external claims.

This process includes:

- Submitting a written summary of the issue to our support team at admin@millionairemediator.academy
- Participating in a good-faith conversation to attempt to resolve the issue directly with a representative of MMA
- Allowing MMA 30 calendar days to investigate, respond, and offer a resolution

By enrolling in any program or making any purchase from MMA, you expressly waive your right to pursue external mediation, arbitration, chargebacks, or legal claims until this process has been followed in full.

Any disputes that cannot be resolved through our internal process will be governed under the laws of Arizona, USA, and must be resolved in the jurisdiction of Maricopa County, Arizona.

Contact Us

If you have any questions or concerns about these Terms and Conditions, please contact us at:

 [**admin@millionairemediator.academy**](mailto:admin@millionairemediator.academy)