



Terms & Conditions

1. ACCEPTANCE OF TERMS

By accessing, purchasing, or using any materials, programs, sessions, or services (“Services”) provided by Awakening Integration Institute LLC (“Company”), you agree to be legally bound by this Agreement. Electronic acceptance, including clicking a checkbox, constitutes a binding legal agreement.

2. ELIGIBILITY

You must be at least eighteen (18) years old.

3. SCOPE OF SERVICES

Services include educational content, self-paced programs, worksheets, exercises, guided meditations, and optional live sessions, intended solely for educational and spiritual development.

4. NO MEDICAL OR PSYCHOLOGICAL SERVICES

The Company does not provide medical advice, therapy, diagnosis, or treatment. You are solely responsible for seeking licensed professional care.

5. NO ILLEGAL SUBSTANCE PROMOTION

The Company does not provide, recommend, or facilitate illegal substances. Any decisions are made independently at your own risk.

6. ASSUMPTION OF RISK

You voluntarily assume all risks, including emotional, psychological, and physical responses.

7. PERSONAL RESPONSIBILITY

You are solely responsible for your actions, decisions, and well-being.

8. INDEPENDENT DECISION-MAKING

All decisions are made independently and not based on reliance on the Company.

9. NO GUARANTEES

No outcomes, results, or transformations are guaranteed.

10. REFUND POLICY

Refunds are granted only if ALL conditions are met:

- Request within 7 days
- ≤10% of content accessed
- No downloadable materials accessed
- No live sessions attended

Accessing downloadable materials constitutes full use and voids eligibility. Company reserves the right to deny refunds for abuse.

11. PAYMENT TERMS

All payments are one-time and non-transferable.

12. INTELLECTUAL PROPERTY

All materials are owned by the Company. You are granted a limited personal-use license only. No copying, sharing, resale, or commercial use without written authorization.

13. AFFILIATE AND LICENSING RIGHTS

Affiliates are referral-only. Any use of materials requires a written licensing agreement. Attribution required. No modification without approval. Rights may be revoked.

14. USER CONDUCT AND TERMINATION

Company may terminate access without refund for violations or misconduct.

15. INDEMNIFICATION

You agree to indemnify and hold harmless the Company from any claims arising from your use.

16. LIMITATION OF LIABILITY

Liability is limited to the amount paid. No indirect or consequential damages.

17. NO RELIANCE

You acknowledge no reliance on statements outside this Agreement.

18. ASSIGNMENT

Company may assign this Agreement to affiliated or successor entities.

19. GOVERNING LAW

This Agreement is governed by California law.

20. BINDING ARBITRATION

All disputes shall be resolved through binding arbitration in California under AAA rules. You waive jury trial and class action rights.

21. CALIFORNIA CIVIL CODE §1542 WAIVER

You waive all rights under §1542, including unknown claims.

22. FORCE MAJEURE

Company is not liable for delays or failures due to events beyond control.

23. SEVERABILITY

If any provision is invalid, the remainder remains enforceable.

24. ENTIRE AGREEMENT

This is the entire agreement between you and the Company.