

## Wedding & Event Academy TERMS & CONDITIONS

Please read these Terms and Conditions (“Terms and Conditions”) carefully before purchasing a course or services from Wedding & Event Academy website operated by Training On Point (“us”, “we”, “our”, “TOP” or “Company”). These are the general terms of use of Wedding & Event Academy and if you do not accept these terms you should not use our site or enrol for training purposes. From time to time it may be necessary for us to review these terms, so it is recommended that you check this page regularly. Once changes have been made, they will be posted on the website. Your access to and use of the Service is conditioned on your acceptance of and compliance with these Terms. These Terms apply to all visitors, users and others who access or use the Service. By accessing or using the Service you agree to be bound by these Terms. If you disagree with any part of the terms, then you may not access the Website.

These terms and conditions are in addition to the Website Privacy Policy and apply to the sale of any Online Course and/or Taught Course. Please read these terms and conditions carefully before purchasing an Online Course and/or Taught Course and print off a copy for your records.

You may contact us on [admin@weacademy.in](mailto:admin@weacademy.in)

### Definitions

**“Confidential Information”** means information provided by one party to the other in written, graphic, recorded, machine readable or other form concerning the business, clients, suppliers, finances and other areas of the other party’s business or products, including, without limitation, the Course Materials, but does not include information in the public domain other than through the default of the party disclosing the information, information required to be disclosed by any court or regulatory authority, or any information already in the possession or control of the disclosing party.

**“Course Materials”** means the information provided by Wedding and Event Academy to accompany a course provided as part of the Services in hard copy or electronic form.

**“Fees”** means the fees paid by you to Wedding and Event Academy for the Services.

**“Intellectual Property Rights”** means copyright, rights in or relating to databases, patent rights, performers’ rights, designs and registered designs, trademarks, rights in or relating to Confidential Information and other intellectual property rights (registered or unregistered) throughout the world.

**“Online Course”** means the delivery by us of an online course pursuant to which you learn course materials remotely.

**“Services”** means the provision of the Online Course and/or the Taught Course and/or the Course Materials together with such other services as agreed from time to time and purchased by you through the Website or by telephone.

**“Taught Course”** means a course taught by us in a classroom setting to which you attend in person.

**“Website”** means [www.weacademy.in](http://www.weacademy.in)

**“you”** means the individual purchasing the Services.

### **Intellectual Property**

The Courses and Service and its original content, features and functionality are and will remain the exclusive property of the Company. The course materials has been designed by the sole experience of the founded of the company along with various Industry experts and the latest trends happening the Industry. The Course is for training and education purpose only which can enable students to develop themselves to join the Wedding & Event Industry. Any copying of course materials or adaptation is strictly prohibited without prior permission of the Company.

In no event shall the Company, nor its directors, employees, partners, agents, suppliers, or affiliates, be liable for any indirect, incidental, special, consequential or punitive damages, including without limitation, loss of profits, data, use, goodwill, or other tangible or intangible losses, resulting from your access to/ or use of /or inability to access or use the courses or services;

In consideration of the Fees paid by you, we grant to you a limited, non-transferable, non-exclusive licence to use the Website and the software in respect of the Online Course for the sole purpose of completing the Online Course and / or attending the Taught Course.

### **Basic Requirement for Courses**

It is the responsibility of the customer to be compliant with any course entry requirements. It is imperative that customers understand the requirement to have a command of the English language (written & spoken) and academic proficiency necessary to pass the course (this includes having adequate computer skills, including use of the internet; e-mail; and use of programmes such MS Word, MS Excel & MS PowerPoint).

Should a customer not be deemed of sufficient standard to meet the necessary criteria, the Company accepts no liability for failure of the course. The Companies decision on customer assessment is final. Included within the cost of the course is access to mentor support, via the Comments feature within the online campus and the student Facebook group. We aim to respond to all queries within a reasonable time frame. In the event that you query is not answered, please contact the Admin Team [admin@weacademy.in](mailto:admin@weacademy.in).

### **Buying of Courses & Services**

A description of the Courses and Services together with the timeline on which the Services will begin are available on our Website. We will provide the Services with reasonable care and skill in accordance with the description set out on the Website.

If you wish to purchase any course or service made available through the Website, you may be asked to supply certain personal information relevant to your purchase. Rest assured none of your personal or payment details will be shared with any third party.

We expect you to confirm that the Courses or Services you are purchasing will meet your needs. We do not make any guarantee to you that you will obtain a particular result, professional qualification or employment opportunity from your purchase and completion of any of the Courses or Services.

In the event that a course enrolment has expired, no refund will be given (either partial or in full). Availability, Errors and Inaccuracies We are constantly updating our offerings of courses and services on our site.

The products or services available on our site may be mis-priced, described inaccurately, or unavailable, and we may experience delays in updating information on the site and in our advertising on other web sites. You expressly agree that any such offer of a course or service does not constitute a legal offer capable of attracting legal consequences. We cannot and do not guarantee the accuracy or completeness of any information, including prices, images, specifications, availability, and services. Please confirm the latest information by clarifying or writing to us.

We reserve the right to vary or withdraw any of the Courses or Services described on the Website without notice.

### **Our Delivery Schedule**

The Fees for the Courses and Services shall be as set out on the Website or as told to you over the telephone at the time you placed an order for them. Also, fees may be amended from time to time at the discretion of the management.

Fees for the Courses and Services selected by you on the Website or purchased over the telephone shall be debited from your credit / debit card / online transaction at the time of purchase. Fees must be paid in full prior to you attending any Taught Course or Services accessing any Online Course.

You shall be responsible for all costs you incur in connection with your attendance at any Taught Courses, Services or your access onto any Online Course.

When paying for course materials in full customers will receive an email with confirmation and receipt of the amount paid within 24 hours. The Company confirms that should any updates on course materials be necessary, these will of the same standard as the original course material. If any Course purchased is delayed then it will be informed to the customer. Wedding & Event Academy will not be liable for any delays taking place under certain

situation like network issues, social and political situation or natural calamities.

### **Third-Party Vendors**

Company has no control over, and assumes no responsibility for, the content, privacy policies, or practices of any third-party web sites or services. The Company shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be information that is accurate, complete, and current at all times. We strongly advise you to read the terms and conditions and privacy policies of any third-party web sites or services that you visit. Please go through our website [www.weacademy.in](http://www.weacademy.in) for any information.

### **Certification**

The Company reserves the right to change Awarding Bodies during the period of enrolment, should this be necessary. In this case, certification at the same level as the one described when you purchased the course will be received by Customers.

### **Updation of Website Information**

We reserve the right, at our sole discretion, to modify or replace these Terms at any time. If a revision is material, we will try to provide at least 15 days' notice prior to any new terms taking effect. What constitutes a material change will be determined at the Company's sole discretion. By continuing to access or use our Service after those revisions become effective, you agree to be bound by the revised terms. If you do not agree to the new terms, you must stop using the service. Privacy Policy and Cookie Policy Please refer to our Privacy Policy and Cookies Policy. You agree that they constitute part of these terms. You must read our Privacy Policy and Cookies Policy before you use the Service. Contact Us If you have any questions about these Terms, please contact us.

### **Liability**

No part of the provision of the Services shall be deemed to be, nor is it intended to be, nor should it be taken to be, the provision of investment advice.

Although Wedding & Event Academy aims to provide the Services to the highest standards of the industry, neither it, nor its trainers accept any liability for (i) any information provided in the programmes or Course Materials and any reliance by Client on any such information, (ii) any loss or corruption of data (iii) any loss of profit, revenue or goodwill, or (iv) any indirect, special or consequential loss arising from use of training information / material, videos and any other materials discourses as per the terms of this Agreement. Please exercise discretion from situation to situation.

No claim may be brought more than six months after the last date on which the Services concerned have finished or ceased to be provided by us. All claims shall be processed in accordance to the Courts in the State of Kerala – Ernakulam, INDIA.

These terms and conditions, together with the Website Disclaimer and Course Specific Terms and Conditions are the entire agreement between the parties and supersede any prior agreements and arrangements, whether written or oral. You confirm that you have not relied on any representations in entering into these and any other terms and conditions with us. Nothing in this clause or terms and conditions shall limit liability for any fraudulent misrepresentation.