

Effective Date: 6/9/2025

Table Of Contents

- 1. Definitions 3**
- 2. Agreement To Terms And Conditions 4**
- 3. Amendments To Terms And Conditions 5**
- 4. License And Ownership 5**
- 5. Limitations Of Use 6**
 - 5.1 Unauthorized Copying And Distribution 6**
 - 5.2 Harassment And Impersonation 6**
 - 5.3 No Competitive Or Commercial Use 6**
 - 5.4 Unauthorized Access/Security 6**
 - 5.5 No Malicious Content Or Spam 7**
- 6. Account Responsibility 8**
 - 6.1 Fraudulent Returns 8**
 - 6.2 Minimum Age Requirement 8**
- 7. Privacy Policy 8**
- 8. Platform Terms And Conditions 9**
- 9. Platform Management 9**
 - 9.1 Appeal Process 10**
- 10. Modifications And Interruptions 10**
 - 10.1 Right To Modify Content 10**
 - 10.2 Right To Suspend Or Discontinue Access 11**
- 11. Limitation Of Liability 11**
 - 11.1 General Exclusion 11**
 - 11.2 “As-Is” Use 12**
 - 11.3 Maximum Liability 12**
 - 11.4 Severability Of Liability Clauses 12**
- 12. Warranty Disclaimer 13**
 - 12.1 No Warranties 13**

12.2 Exceptions.....	13
12.3 Reliance On Content.....	13
13. Earnings And Income Disclaimer	13
13.1 FTC Compliance & Material Connections	13
13.2 Affiliate Compensation Disclosure.....	14
13.3 Affiliate Commission Processing.....	14
13.4 Admonition And Due Diligence	15
13.5 Professional Advice Disclaimer	16
13.6 Use Of Products & Services Income-Producing Disclaimers.....	17
13.7 No Guarantees Of Earnings Or Results	18
13.8 Intangible “Earnings”	19
13.9 Use Of Commissions For Charitable And Reinvestment Purposes	19
13.10 No Vendor Support Provided.....	19
14. Third-Party Links And Content.....	19
14.1 No Endorsement.....	19
14.2 Your Responsibility.....	20
15. Reservation Of Rights.....	20
16. Removal Of Links	20
17. Copyright Infringement (DMCA).....	21
17.1 Copyright Ownership	21
17.2 Unauthorized Use.....	21
18 Claims Of Intellectual Property Violations	21
18.1 Notification Of Infringement	21
18.2 Counter-Notification Procedure.....	22
19. Electronic Communications And E-Signatures	22
19.1 Consent To Electronic Communication	22
19.2 Electronic Signatures	22
19.3 Waiver Of Paper Documents.....	22
19.4 Email Address Requirement.....	22

20. Governing Law	23
20.1 Exclusions	23
21. Dispute Resolution	23
21.1 Arbitration	23
22. Indemnification	23
23. Miscellaneous	24
23.1 Entire Agreement	24
23.2 No Waiver	25
23.3 Severability	25
23.4 Assignment	25
23.5 Force Majeure	25
23.6 Relationship Of Parties	25
23.7 Electronic Format And Execution	25

1. Definitions

In these Terms and Conditions, the following terminology applies universally:

“Client,” “You,” “Your” refers to any person accessing or using courses, materials, or services provided by Digital Joe George through the Whop platform or any other digital channel.

“Affiliate” refers to any individual or entity that has been approved through Whop’s affiliate program to promote Digital Joe George courses (including Prime Tech Club, Alpha Digital Empire, or any other offering) in exchange for a commission paid by Whop.

“Digital Joe George,” “We,” “Us,” “Our”, “Ourselves”, “The Company”, “Digital Joe George’s Agency” refers to Digital Joe George, officers, directors, employees, agents, affiliates, successors, assigns, and any current or future business entities owned or operated by Digital Joe George.

“Digital Joe George Sites” refers to all websites, subdomains, and digital properties owned or operated by Digital Joe George (e.g., digitaljoegeorge.com, alphadigitalempire.com, primetechclub.com) and any future websites.

“Platform” refers collectively to Whop.com (courses delivery, live coaching calls, chat and community forum posts), systeme.io (for funnels, websites, and email templates), and any future third-party platforms we use to deliver Content or services.

“Content” refers to all proprietary materials text, videos, graphics, code, audio, designs, worksheets, training modules, funnels/websites, email templates, live chat, community forum posts, live meeting calls, recorded meeting calls, courses, products, downloadable assets that Digital Joe George makes available.

“Marks” means all trademarks, service marks, logos, trade names, trade dress, and other brand identifiers owned or licensed by Digital Joe George or its affiliates.

“Third-Party Links” / “Third-Party Content” refers to external websites, advertisements, widgets, affiliate links, or services accessible through links, embeds, or referrals in our materials.

“Licensors”, “Partners”, “Vendors”, and “They” any third-party individuals or entities whose products or services we promote or market (e.g., affiliate vendors, advertisers, or licensors).

All singular, plural, capitalization, and/or he/she or they, are used interchangeably and refer to the same.

2. Agreement To Terms And Conditions

By accessing the Content via the Platform or Digital Joe George Sites, you confirm that you have read, understood, and agree to be bound by these Terms and Conditions in their entirety including the following Platform’s Terms and Conditions:

Whop’s Terms And Conditions: <https://whop.com/tos/>.

Systeme.io’s Terms And Conditions: <https://systeme.io/terms-and-conditions>

If you do not agree with any part of these Terms and Conditions, you must discontinue access immediately. For clarity, by clicking any enrollment, purchase, join, or sign-up button on the Platform, you are expressly confirming that you have read and accepted these Terms and Conditions.

Supplemental policies or notices (e.g., Privacy Policy, Earnings & Income Disclaimer, Testimonials & Results Disclaimer) published by Digital Joe George and incorporated by reference also form part of this Agreement.

The information provided on the Platform and Digital Joe George Sites is not intended for

distribution to or use by any person or entity in any jurisdiction or country where such distribution or use would be contrary to law or regulation or which would subject us to any registration requirement within such jurisdiction or country.

Accordingly, those persons who choose to access the Platform and Digital Joe George Sites from other locations do so on their own initiative and are solely responsible for compliance with local laws, if and to the extent local laws are applicable.

3. Amendments To Terms And Conditions

We reserve the exclusive right to modify, update, or replace any portion of these Terms and Conditions at our sole discretion at any time and for any reason. Changes become effective as soon as they are posted (refer to the “Effective Date” at the top).

We may notify users of material changes by updating the Effective date. However, it is your responsibility to periodically review these Terms and Conditions to stay informed of updates. Your continued use of any course or service after amendments are posted constitutes your acceptance of those changes.

Material changes will be posted prominently on the login page of each course. We may also send an email to the address on file if changes are significant.

We are not responsible for notifying you of any changes to the Terms and Conditions or Privacy Policies of the Platform that you may use in connection with our services. You should review the Platform own terms and policies directly.

These Terms and Conditions supersede all prior oral or written agreements between you and Digital Joe George and are binding on you, as well as your heirs, executors, administrators, and permitted assigns.

4. License And Ownership

All the Content and any Marks made available on the Platform or Digital Joe George Sites are proprietary property to Digital Joe George and protected by copyright, trademark laws, and various other intellectual property rights and unfair competition laws of the U.S., foreign jurisdictions, and international conventions.

5. Limitations Of Use

Unless explicitly authorized in writing by Digital Joe George, your access to and use of the Content and Digital Joe George Sites is limited as follows:

5.1 Unauthorized Copying And Distribution

1. You may not forward, distribute, upload, translate, encode, license, publish, sell, resell, copy, broadcast, or transmit any excerpts of the Content in any way.
2. You may not rearrange, aggregate, reproduce, or modify the Content or Marks.
3. You may not delete, modify, or obscure the copyright, trademark, or other proprietary rights notice from any Content.
4. You may not decipher, decompile, disassemble, or reverse engineer or otherwise modify any software, code, or technical architecture that we provide on the Platform or Digital Joe George Sites.
5. You may not record, download, electronically capture, or screenshot any video, audio, or interactive element of the Content or Digital Joe George Sites.
6. You may not use the Content in a manner inconsistent with any applicable laws or regulations.

5.2 Harassment And Impersonation

7. You may not attempt to impersonate another user, person, or entity or use the name of another user or provide false information when registering for or using the Platform.
8. You may not use any information obtained from the Platform in order to harass, abuse, intimidate, threaten, or harm another person.

5.3 No Competitive Or Commercial Use

9. You may not use the Content as part of any effort to compete with us or otherwise use it for any revenue-generating endeavor or commercial enterprise.

5.4 Unauthorized Access/Security

10. You may not access or use the Content for any purpose other than that for which we make it available.

11. You may not systematically retrieve data or other Content from the Platform or Digital Joe George Sites to create or compile, directly or indirectly, a collection, compilation, database, or directory.
12. You may not attempt to gain unauthorized access to any portion of the Platform's or Digital Joe George Sites' systems, accounts, or networks or make any unauthorized use of the Platform or Digital Joe George Sites, including collecting names and/or email addresses of users by electronic or other means for the purpose of sending unsolicited email.
13. You may not use the Platform to advertise or offer to sell goods and services, send spam, promotional materials, or unsolicited communications.
14. You may not circumvent, disable, or otherwise interfere with security-related features of the Platform or Digital Joe George Sites, including features that prevent or restrict the use or copying of any Content or enforce limitations on the use of the Platform and/or the Content contained therein.
15. You may not engage in unauthorized framing, mirroring of or linking to the Platform or Digital Joe George Sites or embedding our Content in any other website or platform.
16. You may not engage in any automated use of the system, such as using scripts to send comments or messages, or using any data mining, scraping, robots, spider or similar data gathering automation tools to extract data from the Platform or Digital Joe George Sites.
17. You may not interfere with, disrupt, or create an undue burden on the Platform or the networks or services connected to the Platform or Digital Joe George Sites.

5.5 No Malicious Content Or Spam

18. You may not upload or transmit (or attempt to upload or to transmit) viruses, Trojan horses, malware, or other malicious material, including excessive use of capital letters and spamming (continuous posting of repetitive text), that interferes with any party's uninterrupted use and enjoyment of the Content and Platform or Digital Joe George Sites or modifies, impairs, disrupts, alters, or interferes with the use, features, functions, operation, or maintenance of the Content and Platform or Digital Joe George Sites.

19. You may not upload or transmit (or attempt to upload or to transmit) any material that acts as a passive or active information collection or transmission mechanism, including without limitation, clear graphics interchange formats (“gifs”), 1×1 pixels, web bugs, cookies, or other similar devices (sometimes referred to as “spyware” or “passive collection mechanisms” or “pcms”).

Any breach of these restrictions may result in immediate account suspension, termination of access, legal action, and forfeiture of any fees paid.

6. Account Responsibility

If you create an account on the Platform to access digital courses, resources, your funnels or websites, email templates, etc. you are solely responsible for maintaining the confidentiality of your login credentials (username, password, and any two-factor authentication).

You agree to notify us immediately at support@digitaljoegeorge.com of any unauthorized use of your account or any other breach of security. We will not be liable for any loss or damage resulting from your failure to safeguard your login information.

We reserve the right to suspend or terminate any account if we suspect unauthorized use, and we will not be liable for any loss or damage resulting from such suspension or termination.

6.1 Fraudulent Returns

You agree not to engage in any type of credit-card chargeback or refund fraud. If you initiate a chargeback without first contacting us, we may suspend or terminate your account and seek recovery of the disputed funds.

6.2 Minimum Age Requirement

By creating an account on the Platform or enrolling in any of our courses, you represent and warrant that you are at least 18 years of age. If you are under 18, you may only use the Platform with the involvement and consent of a parent or legal guardian.

7. Privacy Policy

Your use of any Content and Digital Joe George Sites are also governed by our Privacy Policy, which applies only to visitors who engage outside the Platform. When you visit any Digital Joe George Sites (e.g., <https://www.digitaljoegeorge.com>), we collect only the data you voluntarily provide (e.g., name and email for newsletter sign-up or support inquiries).

We do not share that data with third parties except as required by law. To learn more, review our Privacy Policy at <https://www.digitaljoegeorge.com/privacy-policy>

Your use of any Content is also governed by the privacy practices of the Platform you use:

1. **Whop:** Because course enrollment and payment processing occur on the Whop platform, Whop collects and stores your personally identifiable information (PII), such as your name, email address, address, and payment details. To learn how Whop handles your data, review their Privacy Policy at <https://whop.com/privacy/>.
2. **Systeme.io:** To access your funnels/websites and email templates we share to you, you would need a free systeme.io account.

To access the funnels/websites and email templates, systeme.io will collect and store your PII, such as name, email address, domain name, address, and payment details if you do decide to upgrade your free plan. To learn how systeme.io handles your data, review their Privacy Policy at <https://systeme.io/privacy-policy>

8. Platform Terms And Conditions

If you access or use any features or the Content on the Platform, you also agree to

Whop's Terms and Conditions: <https://whop.com/tos/>

Systeme.io's Terms and Conditions: <https://systeme.io/terms-and-conditions>

We are not responsible for any changes to the Platform's Terms. In the event of a direct conflict between the Platform's Terms and Conditions and these Terms, the more restrictive term for the user shall govern. Nothing in these Terms shall limit or override any nondisclaimer obligations imposed on you by the Platform's Terms.

9. Platform Management

Because features of our services and the Content are delivered via the Platform, we have limited control over platform-level functionality. Nonetheless, we may:

1. Review your public user activity (e.g. forum and chat posts, comments, etc.) but do not access private account details except to enforce these Terms and Conditions or there is suspected fraud or abuse

2. Take appropriate action (issuing warnings, suspending, or terminating accounts) against anyone violating these Terms and Conditions or applicable laws.
3. Remove or disable any Content that we determine, in our sole discretion, to be harmful, objectionable, or burdensome to Platform operations.
4. Manage course delivery schedules, access permissions, and Content availability to protect our intellectual property and ensure proper Platform functionality. If we permanently discontinue a course for reasons other than violation of these Terms and Conditions, we will provide reasonable advance notice and refund options for current enrollees.

9.1 Appeal Process

If we suspend or terminate your access, we will attempt to notify you via your Whop or System.io registered email.

You may appeal any suspension by emailing support@digitaljoegeorge.com within 15 days.

10. Modifications And Interruptions

10.1 Right To Modify Content

We reserve the right, at our sole discretion, to change, modify, update, or remove any course materials, lessons, modules, or other Content delivered via the Platform or Digital Joe George Sites at any time and for any reason, without notice. We have no obligation to update the Content or Digital Joe George Sites or to ensure it remains current, accurate, or complete.

We may make minor corrections (e.g., fix typographical errors, broken links) without providing additional notice.

We reserve the right to correct any such errors, omissions, or inaccuracies and to change or update information without prior notice.

If you purchase a course and it is later updated or revised, you are not entitled to a refund solely because Content has changed or become outdated.

10.2 Right To Suspend Or Discontinue Access

We may temporarily or permanently suspend or discontinue all or part of the courses (including Prime Tech Club, Alpha Digital Empire, and any future offerings), or your access to them, without notice and without liability.

You agree that Digital Joe George will not be liable to you or any third party for any modification, price change, suspension, or discontinuance of the Content or courses.

11. Limitation Of Liability

11.1 General Exclusion

Digital Joe George shall in no event be held liable or responsible to you or any third party for any loss or damages (including but not limited to direct, indirect, punitive, exemplary, special, incidental, and/or other consequential damages or for any loss of profits, revenue, use of data, or other damages) arising from your use of the Platform or Digital Joe George Sites or reliance on any information provided on the Platform or Digital Joe George Sites whether or not characterized in negligence, use, misuse, tort, contract, or other theory of liability of the Content on the Platform or Digital Joe George Sites, which is provided “as-is”, and without warranties, for any user-generated content (e.g., comments, forum posts, direct messages, etc.), or material provided or downloaded from third party links (see Third-Party Links section below), even if we have been advised of the possibility of or could have foreseen any of the excluded damages, and irrespective of any failure of an essential purpose of a limited remedy.

Some states or jurisdictions do not allow the exclusion or limitation of certain damages; therefore, some of the above exclusions may not apply to you, and you may have additional rights under applicable law.

We will assume no liability or responsibility including but not limited to:

1. Your access to or use of, or inability to access or use, any Content, courses, Platform, or Digital Joe George Sites’ features.
2. Any errors, mistakes, inaccuracies, omissions in any Content or Digital Joe George Sites or for any loss or damage incurred as a result of your use of any Content or materials posted, transmitted, or otherwise made available via the Platform or Digital Joe George Sites.

3. Any personal injury or property damage of any nature resulting from your access to or use of the Content or Digital Joe George Sites.
4. Any unauthorized access to or use of your account on the Platform or any personal information stored therein.
5. Any interruption, downtime, or cessation of transmission to or from the Platform or Digital Joe George Sites caused by technological difficulties, poor latency, system crashes, failures, network connectivity issues, or other technical problems. We do encourage you to notify support@digitaljoegeorge.com of any ongoing access issues
6. Damages to your computer, software, mobile device, or data by any viruses, bugs, trojan horses, or other malicious attacks which may be transmitted to or through the Platform by any third party or Digital Joe George Sites.
7. Your business results, failures, or financial losses or any decision you may make regarding any information presented on the Platform or any of the services and/or products presented on the Platform or Digital Joe George Sites.

11.2 “As-Is” Use

All Content and Digital Joe George Sites are provided to you on an “as-is” and “as-available” basis. You assume full responsibility for all risks associated with your use of the Content and Digital Joe George Sites, and you acknowledge that Digital Joe George disclaim all warranties and liabilities regarding performance, quality, reliability, suitability, and availability.

11.3 Maximum Liability

If, despite the foregoing, Digital Joe George are found liable in connection with any of your use of the Content or Digital Joe George Sites, then under no circumstances will liability exceed the total amount you have paid to Digital Joe George for the specific course or Content that is the subject of the claim.

11.4 Severability Of Liability Clauses

If any portion of this Section 10 is held to be unenforceable by a court of competent jurisdiction, then that portion will be enforced to the maximum extent permitted by law,

and the remaining provisions will remain in full force and effect.

12. Warranty Disclaimer

12.1 No Warranties

To the maximum extent permitted by applicable law, we disclaim all warranties, whether express, implied, statutory, or otherwise, including but not limited to warranties of merchantability, fitness for a particular purpose, non-infringement, title, accuracy, reliability, availability, and completeness. We also make no warranty that your access will be uninterrupted, timely, secure, or error-free.

12.2 Exceptions

Nothing in this disclaimer limits or excludes Digital Joe George liability for:

1. Death or personal injury resulting from negligence, gross negligence, or willful misconduct.
2. Fraud or fraudulent misrepresentation.
3. Any other liability that cannot be excluded or limited by applicable law.

12.3 Reliance On Content

All Content is provided for educational/informational purposes only and is not a substitute for professional advice.

See Section 13.5 for more information.

13. Earnings And Income Disclaimer

13.1 FTC Compliance & Material Connections

We make every effort at candor regarding any products or services we use, recommend, or otherwise make mention of. We strive to clearly differentiate between our own products or services versus those of third parties, to facilitate inquiries, support, and customer care. Likewise, just as we (and any other legitimate business) may profit from the sale of our own products or services, we may also profit from the sale of others' products or services (like any retailer) on the Platform.

Additionally, wherever products or services may give rise to income generation, we endeavor to provide realistic and factual data, but highlight the fact that the variables impacting results are so numerous and uncontrollable that no guarantees are in any way

made. We have a reasonable basis (e.g., documented sales data, verifiable receipts) for any income or earnings examples we share, but even so, no results are guaranteed.

It is our goal to embrace the guidelines and requirements of the FTC for the benefit of all, and with that in mind provide the following disclosures regarding compensation and disclaimer regarding earnings & income.

Note that material connections may not be made known at every single advertisement or affiliate link. Thus, to be safe, you should simply assume there is a material connection and that we may receive compensation in money or otherwise for anything you purchase by you clicking any link regardless of whether we explicitly state it each time.

13.2 Affiliate Compensation Disclosure

You should assume that clicking on any links posted on the Platform, Digital Joe George Sites, and social media (YouTube, Tiktok, etc.) are affiliate links for products and services offered by other vendors who we are an affiliate marketer for. This means these products and services aren't created, owned, licensed, or otherwise materially controlled by us, but rather the vendor.

Stated differently, while most people obviously understand that individuals make a living by way of the profit that remains after the costs associated with providing their product or service are covered, at least theoretically there may be someone out there who does not understand that a third party can "affiliate" someone else's products or services and be compensated by the product or service creator/owner for helping spread the word about their offering.

Just compare it to retailers. They seldom produce anything, but rather make their money connecting product and service creators with end users.

If you click on any affiliate links and make a purchase, we will earn a commission. This commission doesn't increase or change the total advertised price you'll pay for all products and services.

You agree that any commissions we receive are accurate and that you will not hold us responsible for the performance of those third-party products or services.

13.3 Affiliate Commission Processing

1. **Whop-Administered Commissions** - All affiliate commissions for Content including but not limited to the Prime Tech Club and Alpha Digital Empire course are calculated, paid, and administered exclusively by the Whop platform in accordance with Whop's Affiliate Program terms. You acknowledge and agree that:

You as the Affiliate contract directly with Whop not with Digital Joe George for participation in any Content's affiliate program.

Whop alone is responsible for tracking referrals, calculating commission amounts, issuing payments, and handling any refund adjustments that affect commission eligibility.

2. **No Direct Liability** - Digital Joe George shall have no liability or responsibility for:
 - a) The accuracy or timeliness of any commission calculations performed by Whop.
 - b) Payment of any commission, bonus, or incentive under any affiliate agreement even if Whop fails to pay or delays payment.
 - c) Any dispute arising out of or relating to Whop's administration of commissions, including chargebacks, refunds, or chargeback-related commission reversals.

3. **Exclusive Whop Terms Govern** - Your participation in any Content's affiliate offering is governed by Whop's Affiliate Program Terms and Conditions, available at: <https://whop.com/tos/>

In the event of any conflict between these Terms and Whop's Affiliate Program Terms, the more restrictive provision for Digital Joe George shall govern; otherwise, Whop's terms control with respect to commission tracking and payment.

13.4 Admonition And Due Diligence

Having said that, you cannot count on anyone looking after your interests but you. So, you ought to always do your own due diligence and research to verify any claims, results, statistics, and various offers and opportunities, to the extent that leaves you comfortable, prior to making any purchase of any product or service advertised in our course or the Platform or any other. We recommend to keep these guidelines in mind:

1. **Assume Material Connection**

First, if you see a product or service recommendation, assume there's a financial relationship whether or not it's disclosed on every page and may be compensated as a result of your purchase, unless expressly stated otherwise.

2. **Good Faith Effort**

Second, to the extent that we have every interest in positively furthering our business relationship with you, we certainly desire to share only those offerings that we believe will benefit you. Just because we are not the founder or originator of the

product or service, we are not going to withhold knowledge of this offering from you.

If you can get some benefit from it, regardless of whether or not you've taken advantage of our own products and/or services, we want you to do well.

Thus, we make a good faith effort to only present to you items that we either personally use, have actually tried, or else have faith in the reputation of the provider or concept. You can count on us making this determination based on all relevant and applicable information at the time of the recommendation.

We try our very best to provide an honest, transparent, genuine, and thorough review of any product recommendations. We only choose the best products we believe are going to make a positive difference in your lives. The decision is yours, and whether or not you decide to buy something is completely up to you.

3. Verify Claims

Third, despite the fact that it would be counterproductive to mention products or services that you'll find disappointing or inferior, not only are people different, but it's also possible for us to have a lapse in judgment.

Thus, to be extra cautious, even if you believe in our good faith motives, you may as well go ahead and keep in mind that we could be at least partially influenced by the monetization factor of listing various products or services on the Platform or Digital Joe George Sites.

Furthermore, in that vein, the reality is that there are sometimes other connections between parties that are not monetary, such as personal capital, goodwill, or otherwise, that could be an underlying undercurrent swaying the decision to promote a particular offering.

Due to this hypothetical possibility, you should again simply not rely solely on what we have to say, but rather just form your own independent opinion just to be safe.

Confirm any promised or implied benefits by researching the vendor's reputation, reading user reviews, and consulting independent sources.

Finally, bear in mind that we might also receive free products or services, gifts, or review copies of items too.

13.5 Professional Advice Disclaimer

Many products and services are designed to solve problems. Common problem areas include legal, financial, and medical. We are in no way purporting to counsel you on issues

related to law, finances, or health.

If you require guidance in these arenas, you should consider securing your own counsel from lawyers, accountants, tax professionals, investment advisers, or medical professionals before taking any action.

The Content and Digital Joe George Sites are not legal, financial, tax, medical advice, or other professional advice. Consult a qualified professional before making decisions in those domains.

You assume all risk and full responsibility for your use of the Content or Digital Joe George Sites, and Digital Joe George will not be liable for any outcome, loss, damage, or other issues stemming from your reliance on the Content or Digital Joe George Sites.

Indeed, such a decision is solely your own, or else determined in conjunction with the professional guidance of the adviser of your choosing.

13.6 Use Of Products & Services Income-Producing Disclaimers

The following are facts you should be advised of if you intend to take advantage of any products or services:

The price paid for products and services change over time. Even the prices of staples and basic commodities change, and there are many factors such as supply and demand, sales and other customer acquisition incentives, and more. Results can be driven by market sentiment, just as the stock market indices around the world are swayed heavily on news.

Price, and value, can be quite relative. Technology, innovations, product improvements, market penetration, and numerous other factors all weigh in. It is impossible to define the “right” price for any product and service.

Willing buyers and willing sellers determine price at any given time. You accept the fact that your purchase reflects your own attribution of value at the time of purchase, and that the price may increase or decrease in the future.

The outcome you experience is dependent upon many factors. Aptitude and attitude go a long way towards success with products and services in virtually any niche, whether fitness or making money. Circumstances, experience, innate abilities, personality, education, time commitments, and perseverance are just a few factors.

Given the multitude of interrelated variables, there is no way to reasonably predict your specific outcome with any degree of reliability or certainty.

Treat any purchase of such products or services as an investment at your own risk. We make

no guarantees and you should only risk what you can afford to lose on any purchases on the Platform.

13.7 No Guarantees Of Earnings Or Results

In light of all of the factors above, impinging on the very nature of income-producing products and services, there is no way to guarantee earnings or results of any kind whatsoever. Accordingly, we affirmatively declare that we make no guarantees as to your earnings, income, or results of any kind, at any time and to keep the following key points in mind:

1. As with any business endeavor or investment, past performance regarding results, earnings, or income is not an indication of your future success or performance. Any testimonials or other representations of results including likes, followers, views, and other engagement metrics on social media are for illustrative purposes only.

Even though every effort has been made to ensure they're factually honest and accurately represent the skills, concepts, ideas, techniques and "know how", and their potentials, they are not intended to imply or insinuate what is likely to happen with you.

2. Results, earnings, testimonials, and income potential aren't typical and they may vary from person to person due to number of factors over which we have no control, including but not limited to your financial condition, knowledge, talent, skills, level of effort, motivation, past experience and education, your competition, and changes within the market.

Since these factors differ for each unique individual, we cannot guarantee your success or whether you will make money from our recommendations or reviews. We are just showing you what worked for us and many others. As such, your reliance on them is not advised.

3. We make no assurance, representation or promise regarding future earnings, results, or income, or that you will make any specific amount of money, or any money at all, or that you will not lose money.

Earnings or income statements, or examples of earnings or income, represent estimates of what you may earn; however, there is no promise or guarantee that you may experience the same level of earnings, income, or results.

4. Statements or examples of actual earnings or results on the Platform or Digital Joe George Sites that are attributed to a specified individual or business are true and correct, and we will verify them upon request and also provide statements of expected typical results (email support@digitaljoegeorge.com). However, these

statements or examples should not be viewed as promises or guarantees of earnings, income, or results.

5. We are not liable for errors and omissions. Aside from human error, some information may be provided by third parties, such as customers or product/service providers.

13.8 Intangible “Earnings”

It should be noted that “earnings & income” is so phrased with specific intent. While income may typify the earnings most either seek or are accustomed to, earnings can come in non-monetary forms.

These include some forms that are abstract or intangible, and thus not even readily converted to currency or a common medium of exchange like educational benefits, networking opportunities, or in-kind trades.

Thus, note that all manner of compensation, including earnings of a non-income yet nevertheless beneficial form, are covered by these provisions.

13.9 Use Of Commissions For Charitable And Reinvestment Purposes

Portions of affiliate commissions are donated to humanitarian causes; the remainder is reinvested into improving our courses, content, and business operations.

This helps support ongoing research allowing us to offer more products and valuable content that may be of good interest to you!

13.10 No Vendor Support Provided

We do not provide support for third-party products; please contact the vendor directly for assistance.

14. Third-Party Links And Content

Our Content, the Platform, and Digital Joe George Sites may include links to external websites or resources not owned or controlled by Digital Joe George (e.g., recommended tools, affiliate partners, reference materials). We provide these links for convenience and educational purposes only.

14.1 No Endorsement

We do not endorse, guarantee, or assume responsibility for:

1. The accuracy, completeness, or reliability of any Third-Party Content. You assume all risk if you engage with any third party
2. Any transactions, purchases, or agreements you enter into with third parties.
3. Any loss or damage incurred directly or indirectly as a result of your use of or reliance on Third-Party Links or Third-Party Content.

You release and hold harmless Digital Joe George from any harm arising from your use of Third-Party Links or Third-Party Content.

14.2 Your Responsibility

You agree to conduct your own due diligence, read the terms and policies of any third party before engaging, and assume full responsibility for any contractual or financial obligations arising from Third-Party Links or Third-Party Content.

You agree to comply with all applicable laws when you visit Third-Party Links.

15. Reservation Of Rights

No link(s) may appear on any page on your website or within any context containing content or materials that may be interpreted as libelous, obscene or criminal, or which infringes, otherwise violates, or advocates the infringement or other violation of, any third party rights.

We reserve the right, at any time and in our sole discretion, to request that you remove any link to Digital Joe George Content or Digital Joe George Sites. You agree to promptly remove all such links upon our request.

Failure to do so may result in termination of your access to all Digital Joe George courses and Content.

16. Removal Of Links

If you find any link in our courses or Content or Digital Joe George Sites objectionable or harmful, you may notify us at support@digitaljoegeorge.com. We will review all requests in good faith but are not obligated to remove such links or respond directly to each request.

We will attempt to respond within 30 days from the date of your request.

17. Copyright Infringement (DMCA)

17.1 Copyright Ownership

As set forth in Section 4, all Content is owned or licensed by Digital Joe George and protected by U.S. and all other applicable international, federal, state and local copyright laws, with ALL rights reserved, including resale rights.

17.2 Unauthorized Use

You may not reproduce, distribute, copy, republish, upload, display, transmit, perform, modify, or create derivative works from, or otherwise exploit any portion of the Content without express written consent. Unauthorized use is strictly prohibited and may result in legal action including civil and criminal penalties.

18 Claims Of Intellectual Property Violations

18.1 Notification Of Infringement

If you believe in good faith that any material on our courses or related Content or Digital Joe George Sites infringes your intellectual property rights (excluding trademarks), please send a written notice to:

Attn: Intellectual Property Agent
Digital Joe George
17020 Chatsworth St. #1066
Granada Hills, CA 91344
support@digitaljoegeorge.com

Your notice must include:

1. A physical or electronic signature of the copyright owner (or authorized agent).
2. Identification of the copyrighted work claimed to be infringed.
3. Identification of the infringing material sufficient for us to locate it.
4. Your contact information (address, email, telephone).
5. A statement of good-faith belief that the use is not authorized.
6. A statement under penalty of perjury that the information in your notice is accurate and you are the copyright owner or authorized agent.

Upon receipt, we will investigate and, if appropriate, remove or disable access to the infringing material.

18.2 Counter-Notification Procedure

If you believe content you posted was removed in error, you may submit a counter-notification containing:

1. Your physical or electronic signature.
2. Identification of the removed material and its location before removal.
3. A statement under penalty of perjury that you have a good-faith belief the material was removed by mistake.
4. Your contact information consenting to jurisdiction in Los Angeles, California.

We will forward your counter-notice to the original claimant and may restore the content within 10–14 business days unless the claimant initiates legal action.

If a counter-notice is filed in bad faith, we may seek recovery of attorney's fees under 17 U.S.C. § 512(f).

19. Electronic Communications And E-Signatures

19.1 Consent To Electronic Communication

By using the Content, the Platform, and Digital Joe George Sites you agree to receive electronic communications (emails, messages on the Platform) as a means of communication for notices, agreements, and other information required by law.

19.2 Electronic Signatures

You agree that electronic signatures, whether digital or encrypted, constitute your legal signature and have the same force and effect as handwritten signatures.

19.3 Waiver Of Paper Documents

You waive any rights to require a physical signature or paper documentation for agreements or notices relating to these Terms and Conditions, your account, or any transaction with us.

19.4 Email Address Requirement

You agree to keep the email address on file current. If we send a message to that address, it is deemed delivered.

20. Governing Law

These Terms and Conditions and your use of any Content or Digital Joe George Sites are governed by and construed under the laws of the State of California and the United States, without regard to conflict of law principles.

Neither party may raise the defense of forum non conveniens.

20.1 Exclusions

The United Nations Convention on Contracts for the International Sale of Goods and the Uniform Computer Information Transactions Act (UCITA) do not apply.

21. Dispute Resolution

Any legal action or proceeding arising out of or relating to these Terms and Conditions must be filed exclusively in state or federal courts located in Los Angeles County, California. You and Digital Joe George consent to personal jurisdiction and venue in those courts and waive any objections and all defenses of lack of personal jurisdiction based on forum non conveniens.

21.1 Arbitration

Any dispute arising from or relating to these Terms shall be resolved exclusively by binding arbitration in Los Angeles County, California under the rules of the American Arbitration Association. You waive any right to participate in a class action or representative action. Judgment on the award may be entered in any court of competent jurisdiction.

If you do not want arbitration, clarify that only litigation is allowed (which you currently do).

22. Indemnification

You (the "Indemnitor") agree to defend, indemnify, and hold harmless Digital Joe George (the "Indemnitee") from and against any and all claims, demands, liabilities, losses, damages, costs, and expenses (including reasonable attorneys' fees) arising from:

1. Your access to or use of the Content or Digital Joe George Sites
2. Your violation of these Terms and Conditions.
3. Your breach of any representations or warranties in these Terms and Conditions.
4. Your violation of any third-party rights including but not limited to intellectual property.

5. Any allegations that your uploaded content (if applicable) has harmed a third party.
6. Your participation in any affiliate program or related disputes as an Affiliate whether over commissions, bonuses, refunds, or chargeback-related reversals administered by the Platform provided that such claim does not arise solely from Digital Joe George's own breach of these Terms and Conditions.
7. Your use of or interaction with the Platform including but not limited to:
 - a) Claims arising from data you provide to that platform,
 - b) Disputes under that platform's Terms and Conditions or Privacy Policy,
 - c) Any loss, interruption, or damage stemming from that platform's performance or security.

This indemnity survives termination of these Terms and Conditions, and the following procedure shall apply to each Claim:

1. **Notice** - The Indemnitee shall promptly notify the Indemnitor in writing of any claim, for which indemnity is sought, and in any event within 30 days of the Indemnitee's receipt of notice of the claim. Failure by the Indemnitee to provide such notice will not relieve the Indemnitor of its obligations hereunder except to the extent the Indemnitor is materially prejudiced by the delay.
2. **Assumption of Defense** - The Indemnitor may assume and control the defense and any settlement discussions, at its expense and using counsel of its choice who is reasonably satisfactory to the Indemnitee. the Indemnitee may participate in the defense at its own expense.
3. **Cooperation and Consent** - The Indemnitee will cooperate fully with the Indemnitor, at the Indemnitor's expense, in the defense or settlement of any Claim. the Indemnitor will not settle any Claim in a manner that imposes any obligation or admission of liability on the Indemnitee without the Indemnitee's prior written consent, which will not be unreasonably withheld or delayed.

23. Miscellaneous

23.1 Entire Agreement

These Terms and Conditions, along with any policies, guidelines, and notices posted by Digital Joe George, constitute the entire agreement between you and Digital Joe George

regarding the subject matter herein.

23.2 No Waiver

Our failure to exercise or enforce any right or provision in these Terms and Conditions does not constitute a waiver of that right or provision.

No waiver is effective unless in writing and signed by an authorized representative.

23.3 Severability

If any provision or part of a provision of these Terms and Conditions is determined to be unlawful, void, or unenforceable, that provision or part of the provision is deemed severable from these Terms and Conditions and does not affect the validity and enforceability of any remaining provisions.

23.4 Assignment

Digital Joe George may assign or transfer its rights and obligations under these Terms and Conditions to any third party or affiliate at any time without notice. You may not transfer or assign your rights or obligations without prior written consent.

23.5 Force Majeure

We will not be liable or deemed in breach for any delay, loss, damage, or failure to perform due to circumstances beyond our reasonable control, including but not limited to acts of God, governmental actions, natural disasters, or interruptions of internet or hosting services.

23.6 Relationship Of Parties

Nothing in these Terms and Conditions establishes any partnership, joint venture, employment, or agency relationship between you and Digital Joe George.

23.7 Electronic Format And Execution

You agree that these Terms and Conditions are deemed executed when you click “Enroll,” “Join,” “Sign Up,” “Purchase,” or otherwise proceed through the Platform’s checkout flow. You waive any defenses related to the electronic form of these Terms and Conditions or the absence of a handwritten signature.

Contact Information

Digital Joe George

17020 Chatsworth St. #1066

Granada Hills, CA 91344

support@digitaljoegeorge.com