VITA™ Sacred Sexuality Terms of Service – February 2025 Launch

TRUTH AND LOVE COACHING INTERNATIONAL, LLC TERMS OF PURCHASE BY PURCHASING THIS PROGRAM YOU (HEREIN REFERRED TO AS "CUSTOMER") AGREE TO THE FOLLOWING TERMS STATED HEREIN.

1. Program/Service

Truth and Love Coaching International, LLC (herein referred to as "Company") agrees to provide services of VITA™ Sacred Sexuality Program (herein referred to as "Program"). Customer agrees to abide by all policies and procedures as outlined in this agreement as a condition of their participation in the Program. The policies in this agreement are subject to change and Customer understands that the Company will notify Customer of changes as soon as possible.

2. Disclaimer

Customer understands Company and its subsidiaries, owners, principals, directors, executives, employees, staff, or agents are not lawyers, doctors, managers, therapists, business managers, registered dietitians, financial analysts, psychotherapists or accountants. Customer understands their participation in this Program will not treat or diagnose any disease, illness, or ailment and if they should experience any such issues they should see their registered physician or other practitioner as determined by their own judgment. Customer understands that the Program is not a substitute for health care, medical or nutritional advice of any kind. Customer understands and agrees that Customer is fully responsible for their mental wellbeing during the Program, including their dietary, mental and physical choices and decisions during the Program. Customer understands that Program team members are not psychotherapists or practicing psychotherapy with Customer. Customer agrees to seek medical advice as determined by their own judgment before starting this or any other Program or discontinuing use of any medications as prescribed by their medical practitioner. You should consult your physician or other health care practitioner before starting this program. Nothing stated herein is intended to be, and must not be taken to be, the practice of medicine or medical advice. Customer understands Customer is fully responsible for any and all adverse reactions, including but not limited to, emotional or physical reactions to the content in the Program. Customer understands that all suggestions offered by Company are solely for the purpose of aiding Customer in achieving Customer's defined goals. Customer has the ability to give their informed consent, and does hereby give such consent to Company to assist in achieving such goals. Additionally, the services are offered on an "As is," "Where is," and "Where available" basis, with no warranty of any kind — whether express, implied, or statutory — including, but not limited to, warranties of title or the implied warranties of merchantability or fitness for a particular purpose. This does not affect those warranties which are incapable of exclusion, restriction, or modification under the laws applicable to this agreement. Customer acknowledges that neither Company, its affiliates, nor any of their respective employees, agents, third parties, or licensors warrant that the services will be uninterrupted or error free; nor do they make any warranty as to the results that may be obtained from use of the services, or as to the timeliness, sequence, accuracy, reliability,

completeness, or content of any information or service provided through the program. Customer understands that Company does not offer any representations, warranties, or guarantees, verbally or in writing, regarding any results of any kind. Customer agrees that its results are dependent on various factors and in no way are dependent on any information Company provides to Customer. Except as specifically provided in this agreement or where the law requires a different standard, Customer agrees that Company is not responsible for any loss, including financial loss, property damage, or bodily injury caused by use of the Program. To the maximum extent permissible under applicable law, Company will not be responsible to Customer or any third party claims through Customer for any direct, indirect, special or consequential, economic or other damages arising in any way out use of the Program and the maximum amount that the Company would be liable is the fees paid for the Program.

3. Program Structure

The Program is delivered in a "Themed" monthly course portal. Customer will have access to the course portal upon registration.

The "Themed" Program course portal shall include monthly:

- Themed Lecture Video
- Guided Audio Practices
- Live and Recorded Classes
- Community Support

"Themed" content for the month will be made available on the first (1st) of each month and remain available on the course portal on the Archived pages while Customer is within Commitment Period.

4. Length of Program

The Program initially began on February 3rd, 2020 and will run continuously until the Company deems the Program finished (Company will give the Customer at least fourteen (14) days written notice of intent to close Program). Customer elects to continue in the Program until Customer cancels subscription, outlined below. The "Commitment Period" for month-to-month Customers shall be each purchased month, and for annual Customers shall be twelve (12) months from Program purchase. Customer understands all benefits shall expire at the end of the Commitment Period, and will not be carried-over. All of Customer's benefits must be used during the Commitment Period. Customer will not have access to the Program after the Commitment Period.

5. Fees

If Customer elects to pay for Annual Membership in full during the February 2025 pricing period, the total cost shall be one thousand nine hundred ninety US dollars (\$1,997.00 USD).

If Customer elects to pay on a monthly basis, the monthly recurring cost shall be one hundred ninety-nine US dollars (\$199.00 USD) per month.

If Customer elects to pay for the Coaching Upgrade Package in full during the February 2025 pricing period, the total cost shall be fourteen thousand eight hundred and ninety-seven US dollars (\$14,897.00 USD).

February 2025 Customers will retain the pricing above, unless: the Program closes or Customer cancels subscription, fails to make two (2) consecutive payments, or is expelled from the Program for not adhering to the Code of Conduct (see section 18c of this agreement). Pricing is subject to increase for future enrollment periods.

6. Method of Payment

Customer shall pay by credit card. If Customer elects to pay by monthly payment, Customer authorizes the Company to charge Customer's credit card each month. If Customer elects to pay annually, Customer authorizes the Company to charge Customer's credit card annually every twelve (12) months.

7. Automatic Renewal

Customers who purchase between February 25 to March 4, 2025 will automatically have a Billing Date of the 1st of the month, with the next charge processing on April 1, 2025 to purchase April content, unless Customer cancels or freezes the program as directed below. After that, those Customers will be charged once monthly on the Customers Billing Date of the 1st of the month moving forward. This affects the cancel and freeze processes below.

- Monthly payment Customers will be charged each month.
- Annual Customers will be charged following the completion of their twelfth (12th) month on March 1, 2026, renewing their annual subscription at Customers original pricing structure for another twelve (12) months. Annual Customers will receive a payment notice email no less than thirty (30) days and no more than sixty (60) days before the first cancellation deadline for the first automatic renewal and thereafter annually.

Email payment notices will include an active web link to allow the Customer to cancel the automatic renewal, per the Company cancellation procedure below. A failed payment results in immediate loss of access to Program and Community Boards.

If Customer fails to make a payment in two (2) consecutive months, Customer is ejected from the Program. At that time, Customer is no longer eligible for the pricing structure from Customers original enrollment, and is subject to the current pricing structure upon rejoining, if desired.

8. Refund Policy

Customer understands that no refunds are offered at any time during the Program. Company offers a one-time, 100% money back guarantee for Program Customers who purchase the standard program in the February 2025 launch. These Program customers may cancel their membership and receive a 100% refund of their initial Program payment, provided this action is requested by emailing vss@laylamartin.com by March 15, 2025. Coaching Upgrade Customers may also receive a refund by March 15, 2025 as specified above, however coaching sessions used by the Customer will not be refunded. No refunds will be granted after March 15, 2025. Upcoming course access will be revoked upon processing of customer refund.

9. Cancellation Procedure

Monthly payment Customers must notify Company of intent to cancel by submitting the cancellation intent as outlined on the Program portal, additionally outlined to Customer in payment invoice emails before the 25th of the month in order to cancel payment and course access for the upcoming month. Failure to notify Company on or before the 25th of the month means that Customer's next billing cycle will result in normal credit card processing and course access for the upcoming month, without refund. Cancellation processing will take effect within the upcoming month, to cancel future payments and course access. Annual purchasers must notify Company of intent to cancel by submitting the cancellation intent as outlined on the Program portal, additionally outlined to Customer in payment reminder emails, on or before the 25th of the month before Customers twelfth (12th) and final billing cycle in their Commitment Period, in order to cancel payment and course access for the upcoming year. Annual Customers will retain course access until their Commitment Period of twelve (12) months is complete. Failure to notify Company on or before the 25th of the month on the twelfth (12th) and final billing cycle in Customer's Commitment Period will result in normal credit card processing and course access, without refund.

10. Communication with Company

For questions regarding scheduling or the Program, please utilize the FAQ section in the course portal. From there you can submit questions via email at vss@laylamartin.com. Company will respond to Customer Service emails within 3-4 working business days. Emails received on national holidays, company vacation days stated in the Program calendar, or on a weekend will receive a response within the following two (2) working business days.

11. Confidentiality

The Company respects Customer's privacy and insists that Customer respects the Company's. Thus, consider this a mutual non-disclosure agreement. Any Confidential Information shared by any representative of the Company is confidential, proprietary, and belongs solely and exclusively to the Party who discloses it. Both Parties agree not to disclose, reveal or make use of any Confidential Information or any transactions, during discussions, calls or otherwise. Customer agrees not to use such confidential information in any manner other than in discussion with the Company during the Program. Confidential Information includes, but is not limited to, information disclosed in connection with this Agreement, and shall not include information rightfully obtained from a third party. Both Parties will keep Confidential Information in strictest confidence within the Company and shall use the best efforts to safeguard the

Confidential Information and to protect it against disclosure, misuse, espionage, loss and theft. Further, Customer agrees that if they violate or display any likelihood of violating this section the Company will be entitled to injunctive relief to prohibit any such violations and to protect against the harm of such violations.

12. Non-Disclosure of Materials

Material given to Customer in the course of Customer's work with the Company is proprietary, copyrighted and developed specifically for Company. Customer agrees that such proprietary material is solely for Customer's own personal use. Any disclosure to a third party is strictly prohibited.

13. No Transfer of Intellectual Property

Company's Program is copyrighted and the original materials that have been provided to Customer are for Customer's individual use only and a single-user license. All intellectual property, including Company's copyrighted program and/or course materials, trademarks, service marks, and trade names shall remain the sole property of the Company. No license to sell or distribute Company's materials is granted or implied. Customer agrees that if Customer violates, or displays any likelihood of violating, any of Customer's agreements contained in this paragraph, the Company will be entitled to revoke Customer's graduate certificate and/or injunctive relief to prohibit any such violations and to protect against the harm of such violations.

14. Customer Responsibility

Customer accepts and agrees that Customer is fully responsible for their progress and results from the Program. Company makes no representations, warranties or guarantees verbally or in writing regarding Customer's performance. Customer understands that because of the nature of the Program and extent, the results experienced by each Customer may significantly vary. Customer acknowledges there is no guarantee that Customer will reach their goals as a result of participation in the Program.

15. Force Majeure

In the event that any cause beyond the reasonable control of either Party, including, without limitation, acts of God, war, curtailment or interruption of transportation facilities, threats or acts of terrorism, State Department travel advisory, labor strike or civil disturbance, make it inadvisable, illegal, or impossible, either because of unreasonable increased costs or risk of injury, for either Party to perform its obligations under this Agreement, the affected Party's performance shall be extended without liability for the period of delay or inability to perform due to such occurrence.

16. Severability/Waiver

If any provision of this Agreement is held by to be invalid or unenforceable, the remaining provisions shall nevertheless continue in full force. The failure of either Party to exercise any right provided for herein will not be deemed a waiver of that right or any further rights hereunder.

17. Miscellaneous

A) Limitation of Liability.

Customer agrees they are using the Company's services at their own risk and that Program is only an educational service being provided. Customer releases Company, its officers, employers, directors, contractors and related entities from any and all damages that may result from any claims arising from any agreements, past or present, between the parties. Customer accepts any and all risks, foreseeable or unforeseeable. Customer agrees that Company will not be held liable for any damages of any kind resulting or arising from including, but not limited to; direct, indirect, incidental, special, negligent, consequential, or exemplary damages happening from the use or misuse of Company's services or enrollment in the Program. Customer knowingly, voluntarily, and expressly, waives any claim for damages including but not limited to; injury or death Customer may sustain as a result of participating in this Program or in any way resulting from the services provided by the Company or use of techniques and practices taught. Customer further declares and represents that no promise, inducement or agreement not herein expressed has been made to Customer to enter into this release. The release made pursuant to this paragraph shall bind Customer's heirs, executors, personal representatives, successors, assigns, and agents.

B) Non-Disparagement.

In the event that a dispute arises between the Parties, the Parties agree and accept that the only venue for resolving such a dispute shall be in the venue set forth herein below. The Customer agrees that they neither will engage in any conduct or communications with a third party, public or private, designed to disparage the Company. The Customer agrees that they will not directly or indirectly, in any capacity or manner, make, express, transmit, speak, write, verbalize or otherwise communicate in any way (or cause, further, assist, solicit, encourage, support or participate in any of the foregoing), any remark, comment, message, information, declaration, communication or other statement of any kind, whether verbal, in writing, electronically transferred or otherwise, that might reasonably be construed to be derogatory or critical of, or negative toward, the Company or any of its programs, members, owner, directors, officers, Affiliates, subsidiaries, employees, agents or representatives.

C) Assignment.

This Agreement may not be assigned by the Customer, without express written consent of Company. This Agreement shall be binding upon and inure to the benefit of the parties hereto, their respective heirs, executors, administrators, successors and permitted assigns. Waiver of any breach or the failure to enforce any provision hereof shall not constitute a waiver of that or any other provision in any other circumstance.

D) Termination.

Company is committed to providing all customers in the Program with a positive Program experience. Customer agrees that the Company may, at its sole discretion, terminate this Agreement, and limit, suspend, or terminate Customer's access to Program and terminate any further services without refund or forgiveness of monthly payments if Customer becomes disruptive to Company or Program, difficult to work with or upon violation of the terms as

determined solely by Company. Customer will still be liable to pay the total contract amount. Furthermore, Company reserves the right to pause Customers participation in the Program if Company deems, in its sole discretion, Customer unable to safely and effectively continue in the learning environment, until such a time when Customer is physically and emotionally able to resume the Program.

E) Age Requirement.

Customer must be 18 years of age or older to enroll in the Program.

F) Code of Conduct.

Customer has read the Program Code of Conduct and shall agree and adhere to this Code of Conduct in order to contribute to creating a safe and positive community experience for all people in the Program. Failure to adhere to the Code of Conduct may result in expulsion of the Program and termination of any further services, without refund.

G) Health Waiver.

The Program is an intensive deep dive into personal growth. Customer understands that Company intends to support Customer in an effective, appropriate and personalized way. Therefore, Customer may be obliged to sign a form that confirms Customer is aware of any health conditions that are contraindicated to the practices in the Program. Company does not collect medical information about Customer. If Company deems Customer unsuitable for Program due to any health or wellness related issues, Company may decide to cancel Customer future participation.

H) Indemnification.

Customer shall defend, indemnify, and hold harmless Company, Company's officers, employers, employees, contractors, directors, related entities, trustees, affiliates, and successors from and against any and all liabilities and expense whatsoever - including without limitation, claims, damages, judgments, awards, settlements, investigations, costs, attorneys fees, and disbursements - which any of them may incur or become obligated to pay arising out of or resulting from the offering for sale, the sale, and/or use of the Program or in any way related to the services provided by the Company, excluding, however, any such expenses and liabilities which may result from a breach of this Agreement or gross negligence or willful misconduct by Company, or any of its shareholders, trustees, affiliates or successors. Customer shall defend Company in any legal actions, regulatory actions, or the like arising from or related to this Agreement. Customer recognizes and agrees that all of the Company's shareholders, trustees, affiliates and successors shall not be held personally responsible or liable for any actions or representations of the Company.

I) Resolution of Disputes.

If not resolved first by good-faith negotiation between the Parties, every controversy or dispute relating to this Agreement will be submitted to the American Arbitration Association. All claims against Company must be lodged within 100-days of the date of the first claim or otherwise be forfeited forever. The arbitration shall occur within ninety (90) days from the date of the initial

arbitration demand. The parties shall cooperate to ensure that the arbitration process is completed within the ninety (90) day period. The parties shall cooperate in exchanging and expediting discovery as part of the arbitration process. The written decision of the arbitrators (which will provide for the payment of costs) will be absolutely binding and conclusive and not subject to judicial review, and may be entered and enforced in any court of proper jurisdiction, either as a judgment of law or a decree in equity, as circumstances may indicate. In disputes involving unpaid balances on behalf of Customer, Customer is responsible for any and all arbitration and attorney fees.

J) Equitable Relief.

In the event that a dispute arises between the Parties for which monetary relief is inadequate and where a Party may suffer irreparable harm in the absence of an appropriate remedy, the injured Party may apply to any court of competent jurisdiction for equitable relief, including without limitation a temporary restraining order or injunction.

K) Notices.

Any notices to be given hereunder by either Party to the other may be affected by personal delivery or by mail, registered or certified, postage prepaid with return receipt requested. Notices delivered personally shall be deemed communicated as of the date of actual receipt; mailed notices shall be deemed communicated as of three (3) days after the date of mailing. For purposes of this Agreement, "personal delivery" includes notice transmitted by email to: vss@laylamartin.com.

L) Entire Agreement.

This Agreement constitutes and contains the entire agreement between the Parties with respect to its subject matter, supersedes all previous discussions, negotiations, proposals, agreements and understandings between them relating to such subject matter, and may not be modified, amended, or discharged, nor may any of its terms be waived, except by an instrument in writing signed by both parties in duplicate.

M) Controlling Law.

This Agreement shall be governed by and construed in accordance with the laws of the State of California, United States of America.

BY PURCHASING THIS PROGRAM, YOU HAVE READ, UNDERSTAND AND AGREE TO THE WORKING AGREEMENTS ABOVE.