

TERMS OF SERVICE



By purchasing my services, you accept that the Terms and Conditions set out hereunder represent a legally binding contract between yourself and Ignite Fitness Coaching Ltd

1. Physical exercise can be strenuous and subject to risk of serious injury. Accordingly, Ignite Fitness Coaching Ltd recommends that you obtain a physical examination from a doctor before using any exercise equipment or participating in any exercise activity.

You agree that by participating in physical exercise or training activities, you do so entirely at your own risk. Any enhancement products are entirely your responsibility and you should consult a physician or other expert practitioner as the case may be prior to undergoing any dietary or food supplement programme or changes.

You further hereby agree that you are participating in these activities of your own volition and initiative and that by using the advice of Ignite Fitness Coaching Ltd, you hereby acknowledge and assume all risks of injury, illness, or death.

2. You acknowledge that you have carefully read these terms and conditions and fully understand that they include and incorporate a comprehensive and binding release of liability by you in respect of Ignite Fitness Coaching Ltd. Under the terms herein, you expressly agree to release and discharge the said trainer(s) and/or instructor(s) (and/or employees, directors or officers of Ignite Fitness Coaching Ltd from any and all claims or causes of action and you agree to give up, release or waive any right that you may otherwise have to bring any such legal action against Ignite Fitness Coaching Ltd for personal injury or property loss or damage.

3. For the avoidance of doubt, to the extent lawfully permitted, the release and waiver set out in clause 2 above includes any action under the tort of negligence (whether such negligence is founded in statute, common law or otherwise).

4. If any portion of this release from and waiver of liability shall be deemed by a Court of competent jurisdiction to be invalid, then you agree that the clauses and provisions of these terms and conditions and this contract are severable where permitted and that the remainder of this release from and waiver of liability shall remain in full force and effect and the offending provision or provisions shall be severed here from accordingly.

5. Results from my online personal training and nutritional advice will vary and I cannot guarantee an exact or specific outcome.

6. Subject understands, once the first package/payment or any deposit for online coaching has been paid for, you agree that such payment is non-refundable.

7. Ignite Fitness Coaching Ltd's 30-day money-back guarantee is commitment dependent. If you have followed all training, nutrition and supplement advice, as well as checking in with a full update every week in the first 30 days and not progressed at all, Ignite Fitness Coaching Ltd will refund your first payment.

8. It is your responsibility to complete your weekly check-in and maintain contact with me. If I do not hear or receive check-ins from you, I'm not obliged to follow up with or chase you.

9. Ignite Fitness Coaching Ltd reserves the right to use any "before and after" images within promotional materials, both web-based and offline and, accordingly, you hereby consent to such usage.

10. Upon signing up to our online coaching services at Ignite Fitness Coaching Ltd you'll be also placed onto our mailing list in order to keep you notified of any company changes, events and new content information. You have the right to opt out at any time to this list.

11. The information and advice provided by Ignite Fitness Coaching Ltd is not that of a medical professional and anybody wishing to follow the advice/programme is required to seek the advice of a qualified medical professional before doing so.

12. Ignite Fitness Coaching Ltd will not issue refunds, or part-refunds, outside of clause 7, within the entire coaching process.

13. When purchasing coaching from Ignite Fitness Coaching Ltd, you are entering a 3, OR 6 month contract, which cannot be terminated, unless the outstanding balance is paid in full

14. Any due payments to Ignite Fitness Coaching Ltd, that are missed, or cancelled will be past onto a third party, Payment collection Service.

15. When you are looking to terminate your contract, AFTER the 3 OR 6 month agreement, a 30 day notice period is required, where all payments within that period will still be due in full.

TERMS OF SERVICE



16. These terms and conditions are deemed to be accepted and agreed by you upon purchasing Ignite Fitness Coaching Ltd services, without signature unless otherwise agreed upon in writing by both parties.

17. These Terms and Conditions and the relationship between you and Ignite Fitness Coaching Ltd (whether contractual or otherwise) shall be governed by, and construed in accordance with the law of England. Any dispute, controversy, proceedings or claim between you and Ignite Fitness Coaching Ltd relating to these Terms and Conditions or the relationship between you and Ignite Fitness Coaching Ltd (whether contractual or otherwise) shall be subject to the exclusive jurisdiction of the courts of England.
