

Terms of Purchase - Online Courses

The following Terms of Use are entered into by and between You (“enrollee”) and Another Hand Advantage, LLC (“Company”, “we”, or “us”).

The following terms and conditions, together with any documents they expressly incorporate by reference (collectively, these “Terms of Use”), govern your access to and use of <https://anotherhandadvantage.vipmembervault.com/> (“course portal”, whether as a guest or a registered user.

Please read the Terms of Use carefully before you start to use any of the online courses offered by Another Hand Advantage, LLC. By using the online course portal or by clicking to accept or agree to the Terms of Use when this option is made available to you, you accept and agree to be bound and abide by the Terms of Use and our Privacy Policy, incorporated herein by reference. If you do not want to agree to these Terms of Use including the agreements incorporated by reference herein, you must not access or use the online course portal.

TERMS OF USE

By clicking “Buy Now,” “Purchase,” or any other phrase on the purchase button, entering your credit card information, or otherwise enrolling, electronically, verbally, or otherwise, you agree to be provided with products, programs, or services as part of the Company’s Online Course Portal operated by Another Hand Advantage, LLC and you are entering into a legally binding agreement subject to the following terms:

(a) Upon purchase and execution of this Agreement, the enrollee will be provided with the following content and/or services as detailed on the course portal and selected prior to purchase for their own personal, non-commercial use. Content, programs, and/or services (collectively known as “the Services”) may include but are not limited to:

1. Newsletters and Emails
2. Video tutorials and Worksheets
3. Resources and Knowledge Base Videos
4. Any other Content from Another Hand Advantage’s course portal.

(b) Though Another Hand Advantage, LLC and her team may comment on quiz submissions, the enrollee is NOT guaranteed direct feedback on any submitted comments through the quiz feature.

(c) Another Hand Advantage, LLC reserves the right to substitute Services equal to or comparable if reasonably required by the prevailing circumstances.

(d) Another Hand Advantage, LLC may offer extra Services to enrollees for an additional fee.

(e) We only recommend products and services we have personally used, either for our own business or for our clients. In some instances, we have included affiliate links within our course material,

meaning, at no additional cost to you, we will earn a commission if you decide to

purchase a product after following a link. This does not affect our recommendation.

(f) Enrollees will have access to the course portal for the duration of their current subscription, whether that be on a monthly or annual basis as outlined in the course, or for the life of the course portal.

(g) Another Hand Advantage, LLC reserves the right to cancel or terminate an enrollee's use of and access to the Course Portal without prior notice if they do not comply with our Terms of Purchase.

(h) At any point, should Another Hand Advantage choose to discontinue the online course portal, the enrollee will be given at least sixty (60) days notice.

INTELLECTUAL PROPERTY RIGHTS

- (a) All worksheets provided through the course portal are meant for enrollee's use only and may not be shared or used for commercial purposes.
- (b) Enrollee shall not distribute, sell, share, license or sub-license the Course Videos or worksheets to any third party.
- (c) Enrollee shall not make any copies of the Course Videos unless expressly pre-approved in writing by Another Hand Advantage, LLC.
- (d) Enrollee shall not make any changes to the Course Videos or worksheets.
- (e) All intellectual property rights related to the Course Videos or worksheets are owned by or licensed to Another Hand Advantage, LLC.
- (f) Enrollee acknowledges and agrees that nothing in this Agreement shall confer any rights of ownership in the Course Videos or worksheets to Enrollee.

PAYMENT AND REFUND POLICY

(a) Upon execution of this Agreement, the Enrollee agrees to pay to Another Hand Advantage, LLC. the purchase amount as stated on the Course Portal, or via a sales promotion.

(b) The enrollee agrees to provide us with true, accurate and complete information as required by the sign-up process, including their legal name, address, telephone number, email address and applicable billing information.

(c) The enrollee agrees to maintain and promptly update their Subscription Data and any other information provided to us. If the enrollee provides any information that is untrue, inaccurate, or incomplete, or we have reasonable grounds to suspect that such is the case, we reserve the right to suspend or terminate the enrollees access to the course portal, and if applicable, their user account, and refuse any and all current or future use and/or access by the enrollee to the course portal.

(d) Credit Card Authorization. Each party hereto acknowledges that Another Hand Advantage, LLC will charge the credit card chosen by the enrollee on the date of renewal and for the amounts specified upon purchase if a subscription payment method has been chosen. Note that not all courses allow for split payments or subscription payments.

(g) In the event the enrollee fails to make any of the payments as outlined above, Another Hand Advantage, LLC has the right to immediately disallow services and benefits of the course portal until payment is paid in full.

- (h) The enrollee agrees not to assign, transfer or sublicense their rights as a subscriber or user.
- (i) Another Hand Advantage, LLC reserves the right to increase fees, or to institute new fees at any time, to any membership portion of the course portal upon advanced notice communicated to the enrollee via email.
- (j) If you have enrolled in a membership subscription, you have the right to cancel your membership subscription at any time, without penalty. After cancellation members will continue to receive access to all tutorials up to the end date of their current installment, after which access will be limited to the free content only. Note that not all courses are part of the membership subscription service.

DISCLAIMER

By participating in the online course portal, the enrollee acknowledges that Another Hand Advantage, LLC makes no guarantees as to the outcome of any services, sessions, lessons, or modules accessed through this course portal. By participating in this course portal, the enrollee acknowledges Another Hand Advantage, LLC does not warrant the accuracy of any information provided, is not liable for any losses the enrollee may suffer by relying on modules, content, videos, services, or products.

Any testimonials or examples shown through the online course portal are only examples of what may be possible. There can be no assurance as to any particular outcome based on the use of the Course Portal, Membership and/or Services. The enrollee acknowledges that Another Hand Advantage, LLC has not and does not make any representations as to the extent of success of any kind that may be derived as a result of use of its video tutorials, products or services.

Another Hand Advantage, LLC may provide the enrollee with information relating to products that it believes might benefit the enrollee. Another Hand Advantage, LLC is not responsible for any adverse effects or consequences that may result, either directly or indirectly, from any information provided. Another Hand Advantage, LLC may provide the enrollee with third-party recommendations for such services as photography, marketing, technology, business, financial, or other related services. Another Hand Advantage, LLC may be involved in affiliate relationships with certain third-parties for such recommendations and will inform the enrollee when this is the case. The enrollee agrees that these are only recommendations and Another Hand Advantage, LLC will not be held liable for the services provided by any third-party to the School Member.

RECORDING AND REDISTRIBUTION OF CALLS

The enrollee acknowledges that group calls and/or trainings may be recorded. The enrollee also acknowledges that the recordings may be redistributed and/or resold later as part of separate offerings sold by Another Hand Advantage. If calls or trainings are being recorded enrollee will be notified and have the opportunity to opt out of those calls.

INTELLECTUAL PROPERTY RIGHTS

In respect of the Material specifically created for the enrollee as part of this online course portal or membership programs, including video tutorials, videos, documents, or other content (known collectively as the "Material"), Another Hand Advantage, LLC maintains all of the copyright, other intellectual property rights and any other data or material used or subsisting in the Material whether finished or unfinished. Nothing in this Agreement shall transfer ownership of or rights to any intellectual

property of Another Hand Advantage, LLC to the enrollee, nor grant any right or license other than those stated in this Agreement.

The enrollee may not modify, publish, transmit, participate in the transfer or sale of, create derivative works from, distribute, display, reproduce or perform, or in any way exploit in any format whatsoever any of the Another Hand Advantage online course portal, content or intellectual property, in whole or in part without our prior written consent. Any unauthorized copying, reverse engineering, redistribution, reproduction, publication or modification of Another Hand Advantage online course portal content by any person without prior written authorization is strictly prohibited, may be a violation of federal or common law, trademark, and copyright laws and may subject such a violator to legal action.

DISCLAIMER OF WARRANTIES

The Services provided to the enrollee by Another Hand Advantage, LLC under this Agreement are provided on an "as-is" basis, without any warranties or representations express, implied or statutory; including, without limitation, warranties of quality, performance, non-infringement, merchantability or fitness for a particular purpose. Nor are there any warranties created by a course of deal, course of performance or trade usage.

LIMITATION OF LIABILITY

By using Another Hand Advantage's Services and purchasing this Membership and/or Course, the enrollee accepts any and all risks, foreseeable or unforeseeable, arising from such transaction. The enrollee agrees that Another Hand Advantage, LLC 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 the Membership or Course. The enrollee agrees that use of this Membership and/or Course is at user's own risk

DISPUTE RESOLUTION

If any legal action or other proceeding is brought for the enforcement of this Agreement, or because of an alleged dispute, breach, default, or misrepresentation in connection with any of the provisions of this Agreement, the successful or prevailing party or parties shall be entitled to recover reasonable attorneys' fees and other costs incurred in that action or proceeding, in addition to any other relief to which it or they may be entitled.

NOTICES

All notices, requests, demands, and other communications under this Agreement shall be in writing submitted to info@anotherhandadvantage.com.

ENTIRE AGREEMENT

This Agreement contains the entire agreement between the parties and supersedes all prior agreements between the parties, whether written or oral.

CONTACT Another Hand Advantage, LLC

Email: info@anotherhandadvantage.com

Online School: <https://anotherhandadvantage.vipmembervault.com/>

Website: www.anotherhandadvantage.com