

Online Purchase - Terms and Conditions

Become the Best Version of Yourself - Michael Crossland

Below are the terms and conditions for Michael Crossland's Become the Best Version of Yourself digital online program 'the Program'.

Engagement

1.

(a) Thank you for accepting our offer to present Michael Crossland's Become the Best Version of Yourself digital online program to you. By placing an Order, you acknowledge that you have read these Terms and Conditions and agree that the placement of an Order, together with these Terms and Conditions, forms a contract between you and Success Resources Australia Pty Ltd and that you agree to our privacy policy - <https://successresources.com.au/privacy-policy.html>

Time and Place

2. Your payment of the Investment to Success Resources Australia Pty Ltd entitles you to:

(a) Receive 6 months access to the Program from the date of purchase.

(b) The program will include six mentoring calls/webinars, three video modules and three audio modules

(c) upon payment you will be provided with a unique username and password which will give you access to the program

(d) In the event you are unable to participate in the mentoring calls/webinars, these will be available for you to view upon conclusion of the call/webinar, providing they are watched within 6 months of placing an order.

3. Success Resources Australia Pty Ltd may change the Hours, the Dates and/or the participation details of the Program for any reason by notifying you in writing of the change and detailing substitute Hours, Dates and/or participation details and:

(a) Success Resources Australia Pty Ltd shall have no liability to you; and

(b) You shall make no claim against us (including for a refund), in respect of the same.

Investment and Payment

4. You must pay to us in consideration of the program:

(a) the Investment Sum in one lump sum on the placing of the Order by you without a set off, deduction or counterclaim.

(b) all online sales will incur a Payment Processing fee of 1.85%. The payment processing fee factors in a variety of costs, including expenses associated with providing a secure payment gateway, Payment Card Industry compliance, hosting, fraud, pre-payment risk mitigation, and the costs associated with processing credit and debit card payments. The payment processing fee is calculated as a percentage rate of the total order.

(c) All online sales will incur a handling fee of \$3.30 (includes GST) to cover costs associated with taking, processing and fulfilling your order and the costs associated with the technology we use to provide you with our services. The fee is charged per transaction, not per item purchased.

(d) All payments charges will be debited in Australian Dollars

Cancellation Rights

5.

There is no cooling-off period after placing an Order. If, at any time or for whatever reason, you decide you do not wish to receive the Program, you will not be eligible for a refund of any monies you have paid to us under this agreement.

Transferring the Program

6.

(a) In the event you are unable to participate in the Program (in part or in full), access to the Program may not be transferred to an alternative person or service provided by Success Resources Australia Pty Ltd

Call/Webinar Cancellations / Postponements

7. Success Resources Australia Pty Ltd and/or Michael Crossland may cancel / reschedule / postpone access to the Program. If the Program is postponed in full or in part, Success Resources Australia Pty Ltd will use its reasonable endeavors to notify you of the cancellation or postponement using the details you provided at the time of booking. If the Program is rescheduled or postponed, Success Resources Australia Pty Ltd will, where possible, use its reasonable endeavors to offer you access to its other training programs/seminars equivalent to the value of the investment actually paid to Success Resources Australia Pty Ltd. Any elements of the Program that have been provided to you are non-refundable. Programs which are rescheduled or postponed in part or in full are not eligible for a refund and Success Resources Australia Pty Ltd shall have no further liability to you in respect of the cancellation, rescheduling or postponement of the Program.

Disclosures

8. You acknowledge:

- (a) that neither Success Resources Australia Pty Ltd, any of our representatives or any person we engage to deliver the Program ('Relevant Persons') is an investment advisor or licensed by ASIC or any other governmental authority to provide investment advice;
- (b) that the Relevant Persons do not purport to provide investment advice or operate an investment advice business (as defined in the corporations Act 2001); and
- (c) Success Resources Australia Pty Ltd may pay commissions to third parties arising from your entering into this agreement.

Program Sale and Resale

9.

- (a) The resale of the Program is forbidden.
- (b) If access to the Program or any part of the Program is found to be resold then the service may be cancelled without a refund and the subscriber's access to the Program will be terminated
- (c) Only subscribers to the Program who purchase directly through Success Resources Australia Pty Ltd will be guaranteed access to the Program,

Force Majeure

10. If the Program as contemplated by this Agreement is prevented or cancelled because of an act of God, an inevitable accident, fire, blackout, flood or any other calamity, or if by reason of strikes, or lockouts, or any other events beyond the direct control of both parties,

then the promoter may at its option either postpone the Program or cancel and refund as per clause 7.

General

11. All notices or other communications must be made to info.au@srglobal.com.
 12. The non-exercise of or delay in exercising any power or right of a party does not operate as a waiver of that power or right, nor does any single exercise of any power or right preclude any other or further exercise of it; or the exercise of any other power or right. A power or right may only be waived in writing, signed by the party to be bound by the waiver.
 13. Should any provision of this agreement be held by a Court of competent jurisdiction to be unlawful, invalid, and unenforceable or in conflict with any rule, statute, ordinance or regulation the validity and enforceability of the remaining provisions will not be affected.
 14. This agreement constitutes the entire agreement between the parties. Any prior arrangements, agreement, representations or undertakings are superseded.
 15. The Program is for a mature audience. Children under the age of 16 are not permitted to participate in the Program.
 16. To participate in the Program, every person who has purchased the Program must provide Success Resources Australia Pty Ltd with their full contact details. This includes name, contact number, email address and a postal address.
 17. All products associated with your purchase of the Program are only available as advertised. You must therefore follow the instructions provided to you to receive access to the Program. No materials will be sent out to you.
 18. One invoice is generated per order and communication is solely with the buyer of the product.
- #### Non-Disclosure Agreement
19. Client hereby acknowledges that they will be trained in material considered “trade secret” and confidential in nature. Client agrees to not disclose any techniques nor comments about the program of any kind to others, via forum, message boards, private emails, blogs or other venue. If Client does disclose any information about the Program then they admit to damages and breach of contract and will be subject to civil litigation and damages. Client agrees to not create, nor partner nor associate with any person, any kind of product related to Success Resources Australia Pty Ltd, including but not limited to ebooks, special reports, audio or video files, public postings of content, or any other derived materials. Client shall not record, duplicate, download, copy or disseminate any portion of the Program.
 20. Client agrees to indemnify and hold harmless Success Resources Australia Pty Ltd against all loss or damage that client may suffer as a result of purchasing the program.
 21. This agreement and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) shall be governed by and construed in accordance with Australian law.

Presented by:

Success Resources Australia Pty Ltd

ABN 12 147 577 866

PO Box 594, Pyrmont LPO

Pyrmont, NSW 2009

T: 02 8098 8100