

## Membership Terms and Conditions

Welcome to Wealth Spaces!

These Membership Terms and Conditions (“Terms”) are a contract between you and Generational Wealth Education Wealth Spaces. (“Wealth Spaces” or “we”) and govern your access to and use of any Wealth Spaces website, mobile application (such as for iPhone or Android) or content (the “Platform”) or any bookings, services and/or products made available through Wealth Spaces (collectively, “Services”). Please read these Terms carefully before accessing and/or using the Platform and/or Uses.

### 1. Terms of Use

a) Acceptance of Terms. By accessing and/or using the Platform and/or Services, or clicking any button to indicate your consent, you accept and agree to be bound by these Terms, just as if you had agreed to these Terms in writing. If you do not agree to these Terms, do not use the Platform or any Services.

b) Amendment of Terms. Wealth Spaces may amend the Terms from time to time. Unless we provide a delayed effective date, all amendments will be effective upon posting of such updated Terms. Your continued access to or use of the Platform or Services after such posting constitutes your consent to be bound by the Terms, as amended.

c) Additional Terms. In addition to these Terms, certain plans, offers, products, services, elements or features may also be subject to additional terms, conditions guidelines or rules which may be posted, communicated or modified by us or applicable third parties at any time. Your use of any such plan, offer, product, service, element or feature is subject to those additional terms and conditions, which are hereby incorporated by reference into the Terms, provided that in the event of any conflict between such additional terms and the Terms, the Terms shall control. The Wealth Spaces Privacy Policy is hereby incorporated by reference.

### 2. Wealth Spaces Platform

a) Wealth Spaces Platform. The Wealth Spaces platform enables consumers to reserve, schedule, purchase, access and attend a wide range of benefits and services offered and operated by hotels, restaurants, cafés, business centres, venues or other third parties (collectively, “Venues”). Wealth Spaces itself is not a co-working space, restaurant, café, hotel or business centre or similar establishment and does not own, operate or control any of the services that are offered at or through such facilities.

b) Membership Options. There are a number of ways to use Wealth Spaces, such as various subscription plans, promotional plans, digital Services, and non-subscription purchases. These options consist of different services and features and may be subject to

additional and differing conditions, prices, policies and limitations. We reserve the right to modify, terminate or otherwise amend our offered options and plans at any time in our discretion. From time to time we may permit non-subscribers to access certain Services, content or features for a cost or at no cost. Wealth Spaces makes no commitment on the quantity, availability, type or frequency at which such Services, content and features will be available to non-subscribers and may modify, discontinue, remove or suspend access at any time and for any reason in our sole discretion.

c) **Subscription Plans.** To enjoy full access to the Platform and Services, you need to sign up for a package. A package starts on the date that you sign up for it and submit payment via a valid Payment Method (defined below) or reactivate a pre-existing package or subscription. Unless we otherwise communicate a different time period to you at the time of sign up or otherwise (such as a multi-month commitment plan), each package validity and billing cycle is one month in length (a “Subscription Cycle”). If you opt-in to auto-renewal, your Wealth Spaces subscription will automatically renew each month, and we will automatically bill the monthly subscription fee to your Payment Method each month, until your subscription is cancelled or terminated. For example, if you purchase your Wealth Spaces subscription on April 5, your subscription will automatically renew on May 5 (as further explained in “Subscription Cycles”, below). You must provide us with a current, valid, accepted method of payment (“Payment Method”). We may update the accepted methods from time to times. If you add a subscription to your base subscription or if you upgrade or downgrade to a different subscription, all such subscriptions will be governed by these Terms and will continue indefinitely until cancelled or terminated.

d) **Use of Credits.** Depending on the subscription plan you choose and purchase, you will be allotted credits to be used solely to use Services each Subscription Cycle. You can choose how you use your credits across the various Services available to you.

Credits expire at the end of each Subscription Cycle, meaning that any credits you don’t use during the applicable Subscription Cycle will not roll over into future months, unless we expressly communicate otherwise. You can see how many days you have left in each Subscription Cycle in your account history or by contacting us. If your package ends or if your subscription is cancelled or terminated, all unused credits, including both current subscription credits and any rollover credits, will expire immediately. There will be no refund or payment for any unused amount. In order to use any credits, you must have an active, paying subscription. When your cycle automatically renews for the next month, you’ll automatically receive your new allotment of credits. If you have any questions about how to use your credits, please contact us and we can help you.

Credits have no cash value or any other value outside of the Wealth Spaces platform and are not redeemable for cash. For the avoidance of doubt, the credits do not operate or serve as stored value facilities in any way. You may not transfer, trade, gift or otherwise exchange Wealth Spaces credits.

e) Wealth Spaces does not guarantee the availability of particular Venues, locations, services, experiences, content, inventory, spots or other features, and availability may change over time and at any time (including during the course of any given Subscription

Cycle). The type, quantity, credits, allocation and availability of Venues, Service, and other inventory offered, are determined by Wealth Spaces in its sole discretion.

f) Your profile information may appear on our Platform and be viewable by other Wealth Spaces users. If you do not want your profile picture or username to be seen by other Wealth Spaces users, don't include any identifying information in your profile, or go to your settings to change it. Wealth Spaces is not responsible for the accuracy of the heart rate monitor used in connection with the digital Services.

g) Non-Subscription Purchases. Wealth Spaces may permit you to purchase certain products or Services through the Platform, in addition to your subscription or without having a subscription. You acknowledge and agree that these Terms apply to any such purchase you make, and you will be responsible to pay the applicable fees, which may change at any time.

h) Co-Memberships. From time to time Wealth Spaces may permit you to sign up for a co-membership that provides you with a membership to Wealth Spaces as well as a membership to a third-party Venue, such as a gym ("Venue Membership"). If you sign up for a co-membership, you will be subject to these Terms as well as additional terms applicable to the co-membership and the Venue Membership. You understand and agree that Wealth Spaces does not own, operate or control the Venue Membership and is not responsible for the Venue Membership, which is provided entirely by the applicable Venue.

i) Wealth Spaces Account. Your Wealth Spaces account is personal to you and you agree not to create more than one account. You cannot transfer or gift Services or credits to third parties or allow third parties to use your Wealth Spaces account, including other Wealth Spaces users. You must not use or exploit the Platform and/or Services for commercial purposes. We continually update and test various aspects of the Wealth Spaces platform. We reserve the right to, and by using the Platform and/or Services you agree that we may, include you in or exclude you from these tests without notice. You understand and agree that Wealth Spaces may take actions we deem reasonably necessary to prevent fraud and abuse.

You agree that the information you provide to Wealth Spaces at sign up and at all other times will be true, accurate, current, and complete and that you will keep this information accurate and up-to-date at all times. When you sign up, you will be asked to create a password. You are solely responsible for all activity that occurs under your account, including any activity by unauthorized users. To use the Platform you must have access to the Internet and may be required to download a Wealth Spaces mobile application to use some or all of Wealth Spaces features. You are solely responsible for providing your own access (e.g., computer, mobile device, Internet connection, etc.) to the Platform and Services.

j) Eligibility. The availability of all or part of our Platform and/or Services may be limited based on geographic, age, or other criteria as we may establish from time to time. You understand and agree we may disallow you from subscribing to Wealth Spaces or may terminate your subscription at any time based on these criteria. For example, you

must be 14 years of age or older to use the Platform and/or Services and/or purchase a Wealth Spaces package.

BY USING THE PLATFORM, YOU REPRESENT THAT YOU ARE A RESIDENT OF SOUTH AFRICA, AT LEAST 14 YEARS OLD AND HAVE NOT BEEN PREVIOUSLY SUSPENDED OR REMOVED. THOSE WHO CHOOSE TO ACCESS THE PLATFORM DO SO AT THEIR OWN INITIATIVE AND ARE RESPONSIBLE FOR COMPLIANCE WITH ALL LOCAL RULES INCLUDING, WITHOUT LIMITATION, RULES ABOUT THE INTERNET, DATA, EMAIL OR OTHER ELECTRONIC MESSAGES, OR PRIVACY.

k) Communications. By providing your information or creating an account, you agree that Wealth Spaces may contact you by email, direct mail, telephone or text messages at any of the addresses or phone numbers, as applicable, provided by you or on your behalf in connection with a Wealth Spaces account, including for marketing purposes. You may opt-out of marketing emails via the provided unsubscribe link or otherwise opt-out by contacting us at any time.

l) Subscribing Organizations. If you have express permission from Wealth Spaces to open or use an account on behalf of a company, entity, or organization (a “Subscribing Organization”), then you represent and warrant that you are an authorized representative of such organization with the authority to bind such it to these Terms; and agree to be bound by these Terms on its behalf.

### 3. Fees, Billing, Cancellation

a) Recurring Billing. By initiating a Wealth Spaces subscription, you authorize us to charge you for your initial subscription period and, if you have opted-in for auto-renewal of your package, a recurring monthly subscription fee at the then current rate, which may change from time to time. You acknowledge that the amount billed each month may vary for reasons that may include differing amounts due to promotional offers and/or changing or adding a plan, and you authorize us to charge your Payment Method for such varying amounts, which may be billed monthly in one or more charges. You also authorize us to charge you any other fees you may incur in connection with your use of the Platform, such as any applicable sign-up fee, taxes and cancellation or late fees, as further explained below. Note that even if you do not use the subscription or access the Platform and/or Services, you will be responsible for subscription fees until you cancel your subscription, or it is otherwise terminated.

b) Subscription Cycle. When you sign up and purchase your Wealth Spaces subscription, your first Subscription Cycle will be billed immediately. Unless we expressly communicate otherwise, your subscription will automatically renew each month and you will be billed on the same date each month. We reserve the right to change the timing of our billing (and if we do, we’ll make adjustments to the amounts we charge, as appropriate). In the event your paid subscription began on a day not contained in a given month, we may bill your Payment Method on a day in the applicable month or such other day as we deem appropriate. For example, if you started your Wealth Spaces membership or became a paying member on January 31st, your next payment date is

likely to be February 28th, and your Payment Method would be billed on that date. Your renewal date may change due to changes in your subscription.

c) Refunds. Generally, our fees (including the monthly fee for your membership and any other fees) are non-refundable unless we specifically communicate otherwise at the time of purchase. However, we will provide a refund to subscribers for their current prepaid subscription period only if your subscription is cancelled prior to the end of a period for which you have incurred a charge, due to your relocation, disability or death; provided, however, in each case we reserve the right to charge a fee to cover the cost of any services or products you may have used or received prior to your cancellation and to ask for proof of such changed condition, to the extent permitted by law. **WE DO NOT PROVIDE REFUNDS OR MAKE GOODS FOR ANY PRIOR MONTHS INCLUDING FOR UNUSED CREDITS.**

d) Freezing Membership. We do not allow ‘freezing’ of membership packages or any form of carrying over unused credits to another period.

e) Price Changes. We reserve the right to adjust pricing at any time. Unless we expressly communicate otherwise, any price changes to your subscription will take effect on your next billing cycle upon notice communicated through a posting on the Wealth Spaces website or mobile applicable or such other means as we may deem appropriate from time to time, such as email. If you do not cancel your subscription, you will be deemed to have accepted these new fees.

f) Payment Methods. You may edit your Payment Method information by logging onto our website or mobile app and editing it in your account settings. If a payment is not successfully settled due to expiration, insufficient funds or otherwise, you nonetheless will remain responsible for any uncollected amounts and authorize us to continue billing the Payment Method or any other payment method you have provided, as it may be updated, including in the event you attempt to create a new account, reactivate the unsettled account or sign up for a new account. This may result in a change to your payment billing dates. If we cannot charge your account, we reserve the right, but are not obligated, to terminate your access to our Platform or any portion thereof.

g) Cancellation of Subscription. Unless we communicate otherwise, you may terminate your subscription at any time before your subscription renews by going into your account settings on the Wealth Spaces website and letting us know you would like to cancel. Unless we communicate otherwise, following any cancellation you will continue to have access to your subscription through the end of your current prepaid Subscription Cycle, unless you cancel and receive a refund in which case your access will be terminated immediately. Note that if you do terminate your subscription, we reserve the right to charge a reactivation fee if you want to return to Wealth Spaces in future months or to restrict your access in future months. If you cancel your subscription or it is terminated for any reason, you will lose access to all Services, content, credits or features available through the subscription.

h) Fees Charged by Venues. In addition to fees we charge, Venues may also charge fees for purchases that you will be responsible for directly. For example, Venues will charge

you for food and beverages you purchase at the Venue or meeting rooms you may book. Further, Wealth Spaces only gives you access to the Venue which are available on the Platform at that given time (and at the specified time and location).

i) Third Party Fees for Using Wealth Spaces. You are also responsible for all third-party charges and fees associated with connecting to and using the Platform and/or Services, including fees such as internet service provider fees, telephone, printing and computer equipment charges, sales tax and any other fees necessary to access the Platform and/or Services.

#### 4. Promotions

a) Trials. From time to time we may offer a trial membership that includes access to the Wealth Spaces platform during the trial period. Trials will have the duration and price communicated at the time you sign up. Unless otherwise communicated, a trial begins at the moment of sign up (even if you choose not to take your first visit to a Venue until a later date) and ends at 11:59pm CAT time on the last day of the trial (for a one-week trial, this would be the same weekday of following week). Each trial membership automatically will convert to a regular monthly subscription and price unless cancelled by 12pm CAT time on the day before the last day of trial. Trials, discount offers, and promotions (collectively "Trials") may be redeemed as described in the specifics of the promotion and may be subject to additional or different terms. Unless we expressly communicate otherwise, Trials are not transferable, may not be combined with other offers or redeemed for cash and are void where prohibited. You understand and agree that unless we expressly communicate otherwise, Trials are available only to new users that have never had a Wealth Spaces account before and there is only one Trial permitted per credit card or payment method and it is a violation of these Terms to sign up for a Trial if you have signed up for an account or trial in the past or to have more than one account or trial at the same time. Wealth Spaces reserves the right, in its absolute discretion, to determine your eligibility for a Trial. If in our discretion we believe you are not eligible for a Trial, we reserve the right to prevent you from signing up for a Trial or to terminate your promotional subscription. If we terminate your Trials because you have violated these Terms, you understand that you will not be eligible for a refund.

b) Refer a Friend. From time to time we may make available certain incentives for Wealth Spaces users to refer a friend to use Wealth Spaces.

c) Other Promotions. Wealth Spaces may offer additional types of offers and promotions which will be subject to additional terms and conditions that Wealth Spaces may provide.

#### 5. Termination or Modification by Wealth Spaces

You understand and agree that, at any time and without prior notice Wealth Spaces may (1) terminate, cancel, deactivate, disable, delete and/or suspend your subscription, your account, any orders placed, or your access to or use of the Platform, your membership and/or Services (or any portion thereof, including but not limited to your access to any or

all Venues, credits or services) and/or (2) discontinue, disable, suspend, modify or alter any aspect, feature or policy of the Platform, including of your package or subscription. This includes the right to terminate or modify any package or subscription prior to the end of any pre-paid or committed period. Upon any termination or otherwise, we may immediately deactivate your account and all related information and/or bar any further access to your account information and the Platform. Wealth Spaces shall have no liability for, and you shall have no recourse for, any such termination or deactivation, except as set forth in the following sentence. If you are subscriber, then upon any such termination by us without cause, as your sole recourse, we will issue you a pro rata refund of the prepaid portion of your subscription applicable to future unused services (less any fees or costs for services already used). If we determine that you have violated these Terms or otherwise engaged in illegal or improper use of your membership, Services and/or the Platform, you will not be entitled to any refund and you agree that we will not be responsible to pay any such refund. You agree that Wealth Spaces will not be liable to you or any third party for any termination or modification to the service regardless of the reason for such termination or modification. You acknowledge that your only right with respect to any dissatisfaction with any modification or discontinuation of service made by us is to cancel or terminate your subscription. If Wealth Spaces deletes your account for these reasons, you may not re-register for or use the Platform and/or Services under any other user name, email, payment method or profile. Wealth Spaces may block your access to the Platform to prevent re-registration.

## 6. Privacy

Your privacy is important to Wealth Spaces. The Wealth Spaces Privacy Policy is hereby incorporated into these Terms by reference. Please read the privacy policy carefully for information relating to Wealth Spaces' collection, use, and disclosure of your personal information. When you make a purchase, the applicable Venue partner will have access to certain information about you, such as your name and email address, so it can provide services to you and communicate with you regarding the package you purchased or subscribed to. Please see the Privacy Policy for more information.

## 7. Prohibited Conduct

Without limiting the prohibitions and restrictions found elsewhere throughout the Terms, you agree not to:

1. Bring outside food and beverages to a Venue;
2. Light or allow any candles, incense sticks or naked flames in the Venues.
3. Bring or keep any animals in the Venues, except for (i) service or assistance animals, which shall at all times be harnessed, leashed, or tethered, or controlled through voice, signal, or other effective controls, or (ii) Venues specifically noted as pet friendly on the Website.

4. Make excessive noise in the Venues, nor create any noise nor conduct any other activity which would in our or any Venue management's judgment disturb other Wealth Spaces clients, guests, or other tenants in any building containing a Premise.
5. Use your Membership to cause nuisance, harassment, annoyance or inconvenience;
6. Harass, threaten, stalk, disrupt or defraud users, members or staff of Wealth Spaces or Venues or any other person, or otherwise create or contribute to an unsafe, harassing, threatening or disruptive environment;
7. Act in a deceptive or fraudulent manner by, among other things, impersonating another person or access another user's account or signing up for more than one account;
8. Share Wealth Spaces passwords with any third party or encourage any other user to do so;
9. Permit anyone other than yourself to use packages, subscriptions or services under your own membership, including other members;
10. Enter into a similar package or subscription directly with a Venue, rather than through the Platform;
11. Reproduce, modify, prepare derivative works based upon, distribute, license, lease, sell, resell, transfer, publicly display, publicly perform, transmit, stream, broadcast, use for commercial purposes or otherwise exploit any portion of the Platform;
12. Misrepresent the source, identity, or content of information transmitted via the Platform, including deleting the copyright or other proprietary rights or notices from any portion of the Platform;
13. Upload material (e.g. virus) that is damaging to computer systems or data of Wealth Spaces or users of the Platform or otherwise use the Platform in any manner that could damage, disable, overburden, or impair it or interfere with any other party's use and enjoyment of the Platform;
14. Upload copyrighted material that is not your own or that you do not have the legal right to distribute, display, and otherwise make available to others;
15. Upload or send to Platform users pornographic, threatening, embarrassing, hateful, racially or ethnically insulting, or otherwise inappropriate content;
16. Decompile, reverse engineer or disassemble the Platform, in whole or in part, except as may be permitted by applicable law;
17. Link to, mirror or frame any portion of the Platform;

18. Cause or launch any programs or scripts for the purpose of scraping, indexing, surveying, or otherwise data mining any portion of the Platform or unduly burdening or hindering the operation and/or functionality of any aspect of the Platform;

19. Attempt to gain unauthorized access to or impair any aspect of the Platform or its related systems or networks or interfere or attempt to interfere with the proper working of the Platform or any activities conducted on the Platform;

20. Make unsolicited offers, advertisements, proposals, or send junk mail or “spam” to users;

21. Remove, circumvent, disable, damage or otherwise interfere with security-related features of the Platform, any features that prevent or restrict use or copying of any content accessible through the Platform, or any features that enforce limitations on the use of the Platform or the content therein;

22. Obtain or attempt to obtain any materials or information through any means not intentionally made available through the Platform;

23. Modify the Platform in any manner or form, nor to use modified versions of the Platform, including (without limitation) for the purpose of obtaining unauthorized access to the Platform;

24. Use any robot, spider, scraper, or other automated means to access the Platform for any purpose without our express written permission or bypass our robot exclusion headers or other measures we may use to prevent or restrict access to the Platform;

25. Use the Platform for or in connection with any purpose that is unlawful or prohibited by these Terms.

Wealth Spaces reserves the right to refuse service, terminate accounts, remove or edit content, or cancel orders in its sole discretion. In addition, Venues also reserve the right to refuse entry, service or honouring your Membership under reasonable circumstances and Wealth Spaces cannot be held liable for this.

You acknowledge that your use of the Venues does not constitute us or the Venue granting you a lease, but is rather a limited, revocable, non-exclusive, non-transferable contractual license on these Terms. In its sole discretion and without limiting any of the Company’s other rights hereunder, we may restrict your access to the Venues in the event of fraud, trespassing, or violation of these Terms. Further, you recognize that we reserve the right to implement a fair use policy applicable to all members based on the determination of its required implementation due to fluctuating utilization.

## 8. User Submissions

a) General. The Platform provides certain features which enable you and other users to submit, post, and share content, which may include without limitation text, graphic and pictorial works, or any other content submitted by you and other users through the Platform (“User Submissions”). Wealth Spaces does not guarantee any anonymity or confidentiality with respect to any User Submissions, and strongly recommends that you think carefully about what you upload to, share with or make accessible to the Platform. You understand and agree that User Submissions may be made public without any additional notice to or consent by you and you should assume that any person (whether or not a user of Wealth Spaces’ platform), including any Venue, may read or have access to your User Submissions. Insofar as there is any personal information included in the User Submissions, you consent to such personal information being collected, used and/or disclosed by Wealth Spaces in accordance with the Privacy Policy (the link to the Privacy Policy may be found in paragraph 6 above). Wealth Spaces is not responsible for the use or disclosure by any third party of any information that you disclose in connection with User Submissions that are made public, including any personal information. User Submissions are displayed for information purposes only and reflect the opinions of the person making the submission. They are not controlled by, and may not reflect the opinion of, Wealth Spaces. You understand that all User Submissions are the sole responsibility of the person from whom such User Submission originated. This means that you, and not Wealth Spaces, are entirely responsible for all User Submissions that you upload, post, email, transmit, or otherwise make available through the Platform.

b) Right to Remove or Edit User Submissions. Wealth Spaces makes no representations that it will publish or make available on the Platform any User Submissions, and reserves the right, in its sole discretion, to refuse to allow any User Submissions on the Platform, or to edit or remove any User Submission at any time with or without notice. Without limiting the generality of the preceding sentence, Wealth Spaces complies with applicable law, and will remove User Submissions upon receipt of a compliant takedown notice. Wealth Spaces may, but is not obligated to, monitor and edit or remove any activity or content, in whole or in part, including but not limited to content that Wealth Spaces determines in its sole discretion to violate the standards of this Platform. Wealth Spaces takes no responsibility and assumes no liability for any User Submissions.

c) License Grant by You to Wealth Spaces. You retain all your ownership rights in original aspects of your User Submissions. By submitting User Submissions to Wealth Spaces, you hereby grant Wealth Spaces and its affiliates, sublicensees, partners, designees, and assignees of the Platform (collectively, the “Wealth Spaces Licensees”) a worldwide, non-exclusive, fully paid-up, royalty-free, perpetual, irrevocable, sublicensable, and transferable license to use, reproduce (including by making mechanical reproductions), distribute, modify, adapt, translate, prepare derivative works of, publicly display, publish, publicly perform, and otherwise exploit your User Submissions and derivatives thereof in connection with the Platform and Wealth Spaces’s (and its successors’) business, for any purpose, including, without limitation, for marketing, promoting, and redistributing part or all of the Platform (and derivative works thereof), in any media formats and through any media channels now known or hereafter discovered or developed.

d) User Submissions Representations and Warranties. You are solely responsible for your own User Submissions and the consequences of posting, sharing, displaying,

publishing them or otherwise making them available. In connection with User Submissions, you affirm, represent, and warrant that: (i) you own, or have the necessary licenses, rights, consents, and permissions to use and authorize Wealth Spaces to use all patent, trademark, copyright, or other proprietary rights in and to your User Submissions to enable inclusion and use of your User Submissions in the manner contemplated by Wealth Spaces and these Terms, and to grant the rights and license set forth above, and (ii) your User Submissions, Wealth Spaces' or any Wealth Spaces Licensee's use of such User Submissions pursuant to these Terms, and Wealth Spaces' or any of Wealth Spaces Licensee's exercise of the license rights set forth above, do not and will not: (a) infringe, violate, or misappropriate any third-party right, including any copyright, trademark, patent, trade secret, moral right, privacy right, right of publicity, or any other intellectual property or proprietary right; (b) contain any material that is illegal, threatening, obscene, racist, defamatory, hateful, pornographic, purposely false or otherwise injurious to third parties, promotional in nature, promotes any illegal activity or harm to groups or individuals, or consists of or contain software, computer viruses, commercial solicitation, political campaigning, chain letters, mass mailings, any form of "spam" or references to illegal activity, malpractice or false advertising; (c) violate any applicable law or regulation or these Terms or; (d) exploits minors; or (e) require obtaining a license from or paying fees or royalties to you or any third party for the exercise of any rights granted in these Terms, including, by way of example and not limitation, the payment of any royalties to any copyright owners, including any royalties to any agency, collection society, or other entity that administers such rights on behalf of others.

e) Inaccurate or Offensive User Submissions. You understand that when using the Platform, you may be exposed to User Submissions from a variety of sources and that Wealth Spaces does not endorse and is not responsible for the accuracy, usefulness, safety, or intellectual property rights of or relating to such User Submissions. You further understand and acknowledge that you may be exposed to User Submissions that are inaccurate, offensive, indecent, or objectionable. **TO THE FULLEST EXTENT PERMITTED BY LAW, YOU AGREE TO WAIVE, AND HEREBY DO WAIVE, ANY LEGAL OR EQUITABLE RIGHTS OR REMEDIES YOU HAVE OR MAY HAVE AGAINST WEALTH SPACES WITH RESPECT THERETO.**

f) Feedback. If you provide Wealth Spaces with any comments, bug reports, feedback, or modifications proposed or suggested by you to the Platform ("Feedback"), Wealth Spaces shall have the right to use such Feedback at its discretion, including, but not limited to the incorporation of such suggested changes into the Platform. You hereby grant Wealth Spaces a perpetual, irrevocable, non-exclusive license under all rights necessary to incorporate and use your Feedback for any purpose without notice to, consent by or compensation to you or any third party.

g) Infringing or Illegal Activity. In the event of infringing or other illegal activities, we have no obligation to, but reserve the right to terminate access to the Platform and remove all content submitted by any persons who are found to be infringers. Any suspected illegal activity may be referred to appropriate law enforcement authorities. These remedies are in addition to any other remedies Wealth Spaces may have at law or in equity.

h) Ratings. You may be required to rate your Services and/or other Wealth Spaces experiences that you purchase, book or use.

## 9. Ownership; Proprietary Rights; Content.

a) The Wealth Spaces website and mobile applications are owned and operated by Wealth Spaces. The content, recordings, visual interfaces, graphics, design, compilation, information, computer code, products, software (including any downloadable software), or any music, images, video, text, services, and all other material or elements of or available through the Platform provided by Wealth Spaces (“Content”) are protected by the copyright, trade dress, patent, and trademark laws of the United Arab Emirates and other countries, international conventions, and all other relevant intellectual property and proprietary rights, and applicable laws. Except for your User Submissions, all Content contained on the Platform are the copyrighted property of Wealth Spaces or its subsidiaries or affiliated companies and/or third-party licensors. All trademarks, service marks, and trade names are proprietary to Wealth Spaces or its affiliates and/or third-party licensors whether registered or unregistered and may not be used in connection with any product or service or in any manner that is likely to cause confusion as to our endorsement, affiliation or sponsorship of any person, product or service. Except as expressly authorized by Wealth Spaces, you agree not to sell, license, distribute, copy, modify, download, record, publicly perform or display, transmit, publish, edit, adapt, create derivative works from, or otherwise make unauthorized use of the Content and may only access the Content for your personal, non-commercial use. In the event that Content are downloaded to your computer or mobile phone, you do not obtain any ownership interest in such Content. All rights not expressly granted in these Terms are reserved.

b) By installing, copying, or otherwise using the Platform or its software, you acknowledge that you have read and understood these Terms, and agree to be bound by its terms and conditions. If you do not agree to (or cannot comply with) the terms and conditions of this Agreement, do not install, copy, or use the Platform or Content.

c) You agree that you will not, for any reason whatsoever, reverse engineer, decompile, disassemble, or otherwise tamper with any security components, usage rules or other protection measures applicable to the Platform or Content. You agree to abide by the rules and policies established from time to time by Wealth Spaces. Such rules and policies will be applied generally in a non-discriminatory manner to users of the Platform and software, and may include, for example, required or automated updates, modifications, and/or reinstallations of the software and obtaining available patches to address security, interoperability, and/or performance issues. You agree not to make any use of the Content that would infringe the copyright therein.

d) The Platform and any related software may enable you to obtain, listen to, view, and/or read (as the case may be) Content that may be obtained by you in digital form, and you shall do so solely for your individual, personal, non-commercial entertainment use.

e) You agree not to share your Wealth Spaces account with anyone other than yourself nor will you allow anyone other than yourself to access or use any Content accessible on or through the site, including but not limited to sound recordings and/or musical compositions. You agree that you will not attempt to modify any software or Content obtained through the Platform for any reason whatsoever, including for the purpose of disguising or changing any indications of the ownership or source of the Content. You further understand that you are not granted any commercial, sale, resale, reproduction, distribution, or promotional use rights for the Content, or any rights for uses that require a synchronization or public performance license with respect to the underlying musical composition and any unauthorized reproduction or distribution of Content is expressly prohibited and may violate applicable law. You are not permitted to modify, edit or repurpose any Content.

f) You represent, warrant and agree that you are using the Platform hereunder for your own personal, non-commercial entertainment use and not for redistribution or transfer of any kind. You agree (a) not to redistribute, broadcast, publicly perform or publicly display any Content, or otherwise transfer any Content obtained through the Platform, (b) you will comply with all applicable laws in your use of the Content, (c) that you will remain a resident of the SOUTH AFRICA for the duration of your use of the Platform.

g) You understand and agree the Content may be owned by Wealth Spaces or by third parties. However, in all circumstances, you understand and acknowledge that your rights with respect to Content will be limited by copyright law. All owners and providers of Content expressly reserve their rights in and to such Content and you are not permitted to infringe the rights of the copyright owner(s) of the Content, including but not limited to any sound recordings or musical compositions.

h) Wealth Spaces and/or the owners of the Content may, from time to time, remove Content from the Platform without notice.

i) The owners of Content are intended beneficiaries of this Agreement and shall have the right to enforce this Agreement against you.

j) The Platform, including all software, Content and other information, materials and products included on or otherwise made available to you through the Service are provided "as-is" and "as available" without warranties of any kind from Wealth Spaces or any owners of Content. To the full extent permissible by applicable law, Wealth Spaces and all owners of Content disclaim all warranties, express or implied, including, but not limited to, implied warranties of merchantability and fitness for a particular purpose. Neither Wealth Spaces nor any owner of Content warrants that the Platform or any software, Content, information, materials or products included on or otherwise made available to you through the Platform are free of viruses or other harmful components.

k) NEITHER WEALTH SPACES NOR ANY OWNER OF CONTENT WILL BE LIABLE FOR ANY INCIDENTAL, PUNITIVE, SPECIAL OR CONSEQUENTIAL DAMAGES OF ANY KIND ARISING FROM THE USE OF THE PLATFORM OR FROM SOFTWARE, CONTENT, INFORMATION, MATERIALS OR PRODUCTS INCLUDED ON OR OTHERWISE MADE AVAILABLE TO YOU THROUGH THE

PLATFORM, OR FOR ANY DAMAGES IN EXCESS OF THE AMOUNT PAID FOR THE SPECIFIC ITEM OF CONTENT GIVING RISE TO THE APPLICABLE CLAIM FOR DAMAGES.

#### 10. Third-party Platforms, Products and Services; Links.

The Platform may include links or access to other web sites or services (“Linked Platforms”) solely as a convenience to users. Wealth Spaces does not endorse any such Linked Platforms, or the information, material, products, or services contained on other linked sites or accessible through other Linked Platforms. Furthermore, Wealth Spaces makes no express or implied warranties with regard to the information, material, products, or services that are contained on or accessible through linked sites. ACCESS AND USE OF LINKED SITES, INCLUDING THE INFORMATION, MATERIAL, CONTENT, PRODUCTS, AND SERVICES ON LINKED SITES OR AVAILABLE THROUGH LINKED SITES, IS SOLELY AT YOUR OWN RISK.

Sometimes promotional plans are offered in conjunction with the provision of third party products and services. We are not responsible for the products and services provided by such third parties, and use of such products and services is at your own risk.

Your correspondence or business dealings with, or participation in promotions of, third parties found on or through the Platform are solely between you and such third party. YOU AGREE THAT WEALTH SPACES WILL NOT BE RESPONSIBLE OR LIABLE FOR ANY LOSS OR DAMAGE OF ANY SORT INCURRED AS THE RESULT OF ANY SUCH DEALINGS OR AS THE RESULT OF THE PRESENCE OF SUCH THIRD PARTIES ON THE PLATFORM.

#### 11. Electronic Signatures and Agreements.

You acknowledge and agree that by clicking on the button labelled “CONFIRM PURCHASE,” “SUBMIT”, “DOWNLOAD”, “PLACE MY ORDER”, “I ACCEPT” or such similar links as may be designated by Wealth Spaces to accept the terms and conditions of these Terms, you are submitting a legally binding electronic signature and are entering into a legally binding contract. You acknowledge that your electronic submissions constitute your agreement and intent to be bound by these Terms. Pursuant to any applicable statutes, regulations, rules, ordinances or other laws, YOU HEREBY AGREE TO THE USE OF ELECTRONIC SIGNATURES, CONTRACTS, ORDERS AND OTHER RECORDS AND TO ELECTRONIC DELIVERY OF NOTICES, POLICIES AND RECORDS OF TRANSACTIONS INITIATED OR COMPLETED THROUGH THE PLATFORM OR SERVICES OFFERED BY WEALTH SPACES. Further, you hereby waive any rights or requirements under any statutes, regulations, rules, ordinances or other laws in any jurisdiction which require an original signature or delivery or retention of non-electronic records, or to payments or the granting of credits by other than electronic means.

#### 12. General Disclaimers; No Warranties.

OTHER NON-WEALTH SPACES PRODUCTS AND SERVICES MADE AVAILABLE VIA THE PLATFORM ARE PROVIDED BY THIRD PARTIES (AND THE DESCRIPTIONS OF THE FOREGOING POSTED ON THE PLATFORM ARE PROVIDED BY SUCH THIRD PARTIES), NOT WEALTH SPACES. TO THE FULLEST EXTENT PERMISSIBLE PURSUANT TO APPLICABLE LAW, YOUR USE OF THE PLATFORM AND YOUR ATTENDANCE AT, PARTICIPATION IN, PURCHASE AND/OR USE OF THE SERVICES, IS SOLELY AT YOUR OWN RISK. WE DO NOT ASSUME ANY LIABILITY OR MAKE ANY WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, ARISING OUT OF, IN CONNECTION WITH OR WITH RESPECT TO THE PLATFORM AND/OR SERVICES.

IN NO EVENT SHALL WEALTH SPACES BE LIABLE FOR ANY ACT, ERROR OR OMISSION BY ANY THIRD PARTY, INCLUDING, WITHOUT LIMITATION, ANY WHICH ARISES OUT OF OR IS ANY WAY CONNECTED WITH A USER'S VISIT TO A VENUE, USE OF OR PARTICIPATION IN A SERVICE OR PRODUCT, OR THE PERFORMANCE OR NON-PERFORMANCE OF ANY THIRD PARTY. WEALTH SPACES IS NOT AN AGENT OF ANY THIRD-PARTY.

ALL ASPECTS OF OR CONTENT OR FEATURES AVAILABLE THROUGH THE PLATFORM AND/OR SERVICES ARE PROVIDED "AS IS" AND "AS AVAILABLE" WITHOUT WARRANTIES OF ANY KIND EITHER EXPRESS OR IMPLIED. TO THE FULLEST EXTENT PERMISSIBLE PURSUANT TO APPLICABLE LAW, WEALTH SPACES, ON BEHALF OF ITSELF AND ITS SUPPLIERS AND PARTNERS, DISCLAIMS AND EXCLUDES ALL WARRANTIES, WHETHER STATUTORY, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT OF PROPRIETARY RIGHTS.

WITHOUT LIMITING THE FOREGOING, WEALTH SPACES DOES NOT WARRANT OR MAKE ANY REPRESENTATIONS (I) THAT THE PLATFORM AND/OR ANY SERVICE IS SUITABLE FOR YOU OR WILL MEET YOUR PERSONAL NEEDS, (II) REGARDING THE ADEQUACY OR SAFETY OF ANY SERVICE OR RECOMMENDATION, (III) THAT THE PLATFORM AND/OR ANY SERVICE, OR ANY ASPECT THEREOF, WILL BE AVAILABLE OR PERMITTED IN YOUR JURISDICTION, (IV) THAT THE PLATFORM, OR ANY ASPECT THEREOF, WILL BE UNINTERRUPTED OR ERROR-FREE, THAT DEFECTS WILL BE CORRECTED, OR THAT THE PLATFORM AND ANY DOWNLOADABLE SOFTWARE, CONTENT, SERVICES, OR APPLICATIONS MADE AVAILABLE IN CONJUNCTION WITH OR THROUGH THE PLATFORM OR THE SERVER THAT MAKES THEM AVAILABLE ARE FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS, OR (V) REGARDING THE USE OF THE PLATFORM AND ANY DOWNLOADABLE SOFTWARE, CONTENT, SERVICES, OR APPLICATIONS MADE AVAILABLE IN CONJUNCTION WITH OR THROUGH THE PLATFORM IN TERMS OF CORRECTNESS, ACCURACY, RELIABILITY, OR OTHERWISE. ANY MATERIAL, CONTENT OR DATA THAT YOU DOWNLOAD OR OTHERWISE OBTAIN THROUGH THE PLATFORM IS AT YOUR OWN RISK. YOU ARE SOLELY RESPONSIBLE FOR ANY DAMAGES TO YOUR COMPUTER SYSTEM OR LOSS OF DATA RESULTING FROM THE DOWNLOAD OF SUCH MATERIAL,

CONTENT OR DATA. CERTAIN APPLICABLE LAWS DO NOT ALLOW LIMITATIONS ON IMPLIED WARRANTIES OR THE EXCLUSION OR LIMITATION OF CERTAIN DAMAGES. IF THESE LAWS APPLY TO YOU, SOME OR ALL OF THE DISCLAIMERS, EXCLUSIONS, OR LIMITATIONS SET FORTH IN THESE TERMS MIGHT NOT APPLY TO YOU, AND YOU MIGHT HAVE ADDITIONAL RIGHTS. TO THE EXTENT ANY DISCLAIMER OR LIMITATION OF LIABILITY DOES NOT APPLY, ALL APPLICABLE EXPRESS, IMPLIED, AND STATUTORY WARRANTIES WILL BE LIMITED IN DURATION TO A PERIOD OF 30 DAYS AFTER THE DATE ON WHICH YOU FIRST USED THE PLATFORM, AND NO WARRANTIES SHALL APPLY AFTER SUCH PERIOD.

### 13. Waiver and Release.

YOU UNDERSTAND THAT WEALTH SPACES IS NOT A GYMNASIUM, PLACE OF AMUSEMENT OR RECREATION, HEALTH CLUB, FACILITY, FITNESS STUDIO OR SIMILAR ESTABLISHMENT AND THE SERVICE THEY PROVIDE ARE OPERATED AND DELIVERED BY THE APPLICABLE VENUE AND NOT BY WEALTH SPACES. WEALTH SPACES IS NOT RESPONSIBLE FOR THE QUALITY OF ANY SERVICE PROVIDED BY A VENUE OR THIRD PARTY (INCLUDING BUT NOT LIMITED TO THE FACILITY, INSTRUCTOR OR CURRICULUM). YOU ARE SOLELY RESPONSIBLE FOR DETERMINING WHETHER THE SERVICE OR RECOMMENDATIONS AVAILABLE ON OR THROUGH THE PLATFORM AND/OR SERVICES ARE RIGHT FOR YOU.

YOU UNDERSTAND THAT THERE ARE CERTAIN INHERENT RISKS AND DANGERS IN EXERCISING AND THAT THE SERVICE YOU MAY ATTEND OR PARTICIPATE IN OFFER A RANGE OF ACTIVITY AND INTENSITY LEVELS. BY USING WEALTH SPACES (INCLUDING BUT NOT LIMITED TO ATTENDING, PARTICIPATING IN OR USING A SERVICE), YOU ACKNOWLEDGE AND AGREE, ON BEHALF OF YOURSELF, YOUR HEIRS, PERSONAL REPRESENTATIVES AND/OR ASSIGNS THAT YOU ARE AWARE OF THESE RISKS WHICH INCLUDE, BUT ARE NOT LIMITED TO, PROPERTY DAMAGE, ILLNESS, LOSS AND BODILY INJURY OR DEATH. YOU ACKNOWLEDGE THAT SOME OF THESE RISKS CANNOT BE ELIMINATED AND YOU SPECIFICALLY ASSUME THE RISK OF INJURY OR HARM.

YOU ACKNOWLEDGE AND AGREE THAT IT IS YOUR RESPONSIBILITY TO CONSULT WITH YOUR PHYSICIAN OR OTHER HEALTH CARE PROFESSIONAL PRIOR TO USING WEALTH SPACES (INCLUDING BUT NOT LIMITED TO ATTENDING, PARTICIPATING IN OR USING A SERVICE) AND TO DETERMINE IF AND HOW PARTICIPATING IS APPROPRIATE FOR YOU. DO NOT USE SERVICE IF YOUR PHYSICIAN OR HEALTH CARE PROVIDER ADVISES AGAINST IT. IF YOU EXPERIENCE FAINTNESS, DIZZINESS, PAIN OR SHORTNESS OF BREATH AT ANY TIME WHILE EXERCISING, YOU SHOULD STOP IMMEDIATELY.

YOU ALSO UNDERSTAND AND AGREE THAT THE PLATFORM OFFERS FITNESS AND RELATED INFORMATION THAT IS DESIGNED FOR

INFORMATIONAL, EDUCATIONAL AND ENTERTAINMENT PURPOSES ONLY. NOTHING STATED OR POSTED ON OR OTHERWISE AVAILABLE THROUGH ANY ASPECT OF THE PLATFORM AND/OR A SERVICE IS INTENDED TO BE, AND MUST NOT BE TAKEN TO BE, THE PRACTICE OF MEDICAL, PROFESSIONAL OR COUNSELING CARE. YOU SHOULD NOT RELY ON ANY INFORMATION ON OR THROUGH THE PLATFORM AND/OR A SERVICE AS A SUBSTITUTE FOR, NOR DOES IT REPLACE, PROFESSIONAL MEDICAL ADVICE, DIAGNOSIS, OR TREATMENT. IF YOU HAVE ANY CONCERNS OR QUESTIONS ABOUT YOUR HEALTH OR FITNESS LEVEL, YOU SHOULD ALWAYS CONSULT A PHYSICIAN OR OTHER HEALTH-CARE PROFESSIONAL. DO NOT EVER DISREGARD, AVOID OR DELAY OBTAINING MEDICAL OR HEALTH RELATED ADVICE FROM YOUR HEALTH-CARE PROFESSIONAL BECAUSE OF SOMETHING YOU MAY HAVE READ OR HEARD ON OR THROUGH THE PLATFORM AND/OR A SERVICE. THE USE OF ANY OF THE CONTENT, RECOMMENDATIONS AND INFORMATION PROVIDED ON OR THROUGH WEALTH SPACES IS SOLELY AT YOUR OWN RISK.

THE PLATFORM IS CONTINUALLY UNDER DEVELOPMENT AND WEALTH SPACES MAKES NO WARRANTY OF ANY KIND, IMPLIED OR EXPRESS, AS TO ITS ACCURACY, COMPLETENESS OR APPROPRIATENESS FOR ANY PURPOSE. IN THAT REGARD, DEVELOPMENTS IN RESEARCH MAY IMPACT THE FITNESS OR RELATED ADVICE THAT APPEARS ON OR IN CONNECTION WITH THE PLATFORM. NO ASSURANCE CAN BE GIVEN THAT THE ADVICE OR RECOMMENDATIONS CONTAINED IN OR THROUGH THE PLATFORM AND/OR A SERVICE WILL ALWAYS INCLUDE THE MOST RECENT FINDINGS OR DEVELOPMENTS WITH RESPECT TO THE PARTICULAR MATERIAL OR CONTENT.

THEREFORE, TO THE FULLEST EXTENT PERMITTED BY LAW, YOU RELEASE, INDEMNIFY, AND HOLD HARMLESS WEALTH SPACES, ITS PARENT, SUBSIDIARIES OR AFFILIATED ENTITIES, AND EACH OF THEIR RESPECTIVE OFFICERS, DIRECTORS, MEMBERS, EMPLOYEES, CONSULTANTS, CONTRACT EMPLOYEES, REPRESENTATIVES AND AGENTS, AND EACH OF THEIR RESPECTIVE SUCCESSORS AND ASSIGNS, FROM ANY AND ALL RESPONSIBILITY, CLAIMS, ACTIONS, SUITS, PROCEDURES, COSTS, EXPENSES, DAMAGES AND LIABILITIES ARISING OUT OF OR IN ANY WAY RELATED TO YOUR PARTICIPATION IN OR USE OF THE PLATFORM AND/OR ATTENDANCE AT, PARTICIPATION IN, PURCHASE OF AND/OR USE OF ANY SERVICE) INCLUDING BUT NOT LIMITED TO WITH RESPECT TO BODILY INJURY, PHYSICAL HARM, LOSS, ILLNESS, DEATH OR PROPERTY DAMAGE.

#### 14. Indemnification; Hold Harmless.

You agree to indemnify and hold Wealth Spaces, its affiliated entities, subsidiaries, its suppliers, service providers and partners and each of their respective officers, directors, members, employees, consultants, contract employees, representatives and agents, and each of their respective successors and assigns, harmless from any claims, actions, suits, costs, expenses, losses, damages, liabilities, including attorneys' fees, arising out of or in connection with your misuse of the Platform, Services, violation of these Terms,

violation of the rights of any other person or entity, or any breach of your representations, warranties, and covenants set forth in these Terms.

#### 15. Limitation of Liability and Damages.

UNDER NO CIRCUMSTANCES WILL WEALTH SPACES OR ITS AFFILIATES, CONTRACTORS, EMPLOYEES, AGENTS, OR THIRD-PARTY PARTNERS OR SUPPLIERS BE LIABLE FOR ANY SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES UNDER ANY THEORY OF LIABILITY, WHETHER BASED IN CONTRACT, TORT (INCLUDING NEGLIGENCE AND PRODUCT LIABILITY), OR OTHERWISE, EVEN IF WEALTH SPACES HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. APPLICABLE LAW MAY NOT ALLOW THE LIMITATION OR EXCLUSION OF LIABILITY OR INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATION OR EXCLUSION MAY NOT APPLY TO YOU. IN SUCH CASES, WEALTH SPACES'S LIABILITY WILL BE LIMITED TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW.

WEALTH SPACES' LIABILITY TO YOU IS LIMITED TO R750 OR THE AMOUNTS, IF ANY, PAID BY YOU TO WEALTH SPACES UNDER THIS AGREEMENT IN THE THREE MONTHS IMMEDIATELY PRIOR TO THE EVENT FIRST GIVING RISE TO THE CLAIM, WHICHEVER IS MORE. THE FOREGOING LIMITATIONS WILL APPLY TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, REGARDLESS OF WHETHER WEALTH SPACES HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND REGARDLESS OF WHETHER ANY REMEDY FAILS OF ITS ESSENTIAL PURPOSE.

#### 16. Venue Waivers and Terms.

Members taking Services are deemed to agree to the liability waivers and terms of individual Venues. Your visit to a Venue may be subject to additional policies, rules or conditions of the applicable Venue and you understand and agree that you may not be permitted to reserve or use certain Services if you do not comply with these Terms or the policies of the Venues or as otherwise determined by a Venue. If you have questions about a Venue's waiver or other terms, please see the applicable Venue's website or contact the Venue directly.

#### 17. Miscellaneous.

a) Choice of Law; Forum. These Terms shall be governed by and construed in accordance with the laws of South Africa. Any dispute regarding these Terms shall be subject to the exclusive jurisdiction of the South African Courts.

b) Assignment. We may assign our rights and obligations under these Terms. The Terms will inure to the benefit of our successors, assigns and licensees.

c) Severability. If any provision of these Terms shall be unlawful, void, or for any reason unenforceable, then that provision will be deemed severable from these Terms and will not affect the validity and enforceability of any remaining provisions.

d) Headings. The heading references herein are for convenience purposes only, do not constitute a part of these Terms, and will not be deemed to limit or affect any of the provisions hereof.

e) Entire Agreement. These Terms and any applicable Additional Terms, as each may be amended as set forth herein, are the entire agreement between you and Wealth Spaces relating to the subject matter herein.

f) Claims; Statute of Limitations. SUBJECT TO APPLICABLE LOCAL LAW, IN THE EVENT YOU HAVE A CAUSE OF ACTION THAT IS NOT OTHERWISE BARRED BY THESE TERMS, YOU AND WEALTH SPACES AGREE THAT ANY CAUSE OF ACTION ARISING OUT OF OR RELATED TO THESE TERMS AND/OR THE PLATFORM AND/OR ATTENDANCE AT, PARTICIPATION IN, USE OF OR PURCHASE OF SERVICE) MUST COMMENCE WITHIN ONE (1) YEAR AFTER THE CAUSE OF ACTION ACCRUES. OTHERWISE, SUCH CAUSE OF ACTION IS PERMANENTLY BARRED.

g) Waiver. No waiver of any of these Terms by Wealth Spaces is binding unless authorized in writing by an executive officer of Wealth Spaces. In the event that Wealth Spaces waives a breach of any provision of these Terms, such waiver will not be construed as a continuing waiver of other breaches of the same nature or other provisions of these Terms and will in no manner affect the right of Wealth Spaces to enforce the same at a later time. Further, in the event we choose to grant an exception to these Terms, any such exception is in our sole discretion and does not entitle you or anyone else to any exceptions in the future for similar circumstances.

h) Notice. Except as explicitly stated otherwise, legal notices will be served, with respect to Wealth Spaces, on Wealth Spaces' national registered agent, and, with respect to you, to the email address you provide to Wealth Spaces during the registration process. Notice will be deemed given 24 hours after email is sent, unless the sending party is notified that the email address is invalid. Alternatively, we may give you legal notice by mail to the address provided during the registration process. In such case, notice will be deemed given three days after the date of mailing.