Small Town Futures / Remotania Coaching

(A part of New Zealand Institute for Rural Entrepreneurship)

Terms and Conditions

Last updated: March 04, 2022

These Terms and Conditions regulate and control your access, general use of the https://nzire.net https://smalltownfutures.com, https://remotaniaremoter.com <a href="https://re

Your accessing or using these Websites or by purchasing Digital Products through this Websites, you are agreeing to these terms and entering into a contract with **NZIRE**. We highly recommend you to read the following Terms and Conditions before using this site. We reserve the right to vary these terms from time to time. If you choose not to accept updated terms, access to the service will be revoked.

Use of any term like, "We", "Our", "Us" "Websites" etc., in this Terms and Conditions will be deemed to be a representation of NZIRE. And the use of any term such as "You", "Your" "Customer" etc. in this "Terms and Condition" will deem to be the representation of users or Subscriber of our Websites and Its Services.

General Use

NZIRE is an online training / learning content provider Websites which a) Help small towns thrive through innovation and entrepreneurship; b) Coach People to establish them in online remote work: c) Help businesses to use freelancers to overcome barriers in available talent etc. If you choose to use or visit NZIRE and any of the features of its Websites, it will deem to be your sole acceptance to abide by all of the terms of these Terms and Conditions. We may change, modify, add or eliminate any portions of these Terms and Conditions at any time, which shall become effective instantly upon posting. The user or clients should be concerned to review these Terms and Conditions prior to each use of the website and its services. By continuous use of the Websites, it will deem to be your sole acceptance to such modifications.

Eligibility, User Accounts, and Account Security

This site is intended for users who are 18 years of age or older. You may need to register for an account to access or subscribe to our Services. If you register for an account, you must accurately

provide your legal full name, valid email address, and other requested information at signup or enter into our free Webinar program.

We reserve the right to suspend or terminate service to anyone, at any time, without any prior notice if we feel our Terms are being violated or integrity of service is being disrupted. You also must maintain the security of your account and promptly notify us if you discover or suspect that someone has accessed your account without your permission. You are responsible for maintaining the confidentiality of your account and password, including but not limited to the restriction of access to your computer and/or account. If you permit others to use your account credentials, you are responsible for the activities of such users that occur in connection with your account. Your use of our site and software is at your own risk. We cannot guarantee the security of any data passing through our networks. You agree to be responsible for safeguarding your data, including usernames, passwords, and content.

Subscription, Payment, Delivery and Refund Policy

• **Subscription**: The Country of Merchant Domicile: the Country of Merchant Domicile is the New Zealand. Any Digital Products which are purchased on a subscription basis will be subject to the following

"Monthly" subscriptions will be charged each month on the same day as the day of the month when subscription was first activated.

"Annual" subscriptions will be charged each year on the same day and month as the day and month as when subscription was first activated.

If the charge is scheduled for a day that does not exist in the month being charged (for example the 31st June), then the charge will instead occur on the last day of that month. One-Off payments will be charged once.

• Payments: No payment information required to sign up and enrolled to free webinar. If you wish to purchase any subscription or services from us, you can do so using PayPal or Stripe Payment Gateway. If may choose to pay using your credit card or other way as accepted by PayPal or Stripe the Terms and Conditions regarding your Credit Card or other payment information will be conducted by the Terms of PayPal and Stripe. We don't collect any credit card or other payment information from you. We reserve the right to refuse any order you place with us. We may, in our sole discretion, limit or cancel quantities purchased per person, per household or per order. We reserve the right to limit or prohibit orders that, in our sole judgment, appear to be placed by dealers, resellers or distributors. You agree to provide current, complete and accurate purchase and account information for all purchases made through our Website. You agree to promptly update your account and other information.

When you purchase access to any of our service you are purchasing a non-transferable, non-exclusive right to access the information. You may not publish or share the Digital Products or your login details with anyone else.

By purchasing access, you agree to NZIRE using your participation in publicity materials and listing your company as a customer on the NZIRE or Small Town Futures website.

- **Tax and GST:** GST is chargeable on applicable products if you are based in the New Zealand and you agree to inform us correctly of your country during registration. You are responsible for any local sales taxes other than New Zealand GST.
- **Return, refund and cancellation policy:** Our Refund Policy can be obtained <u>here</u>.
- **Delivery policy**: Digital Products bought through the NZIRE are delivered via our websites. Videos are delivered by a choice of two methods; (1) via digital video streaming (using the video player featured on vimeo.com) and (2) where appropriate via download to your personal computer (click on the download link labeled "download the video here" on each video's page).

Privacy Policy

We take your privacy very seriously. If you opt in to receive information about related Digital Products from NZIRE, we will occasionally email you about that. Other than that, we will only contact you in direct relation to the items you have purchased from us. We will never sell or rent your details. You can read our full <u>privacy policy here.</u>

International Users

Our Websites and its Service is controlled, operated, and administered from our offices within the New Zealand. If you access our Websites or any of its Service from a location outside the New Zealand, you are responsible for compliance with all local laws. You agree that you will not use or access our Websites or its services in any country or any manner prohibited by any applicable laws, restrictions, or regulations. We operate the software underlying and required for your use of our Platform and its Services from New Zealand.

Intellectual Property Rights or Copyright

All content including but not limited to logo, image, trademark, service mark, design, icon, graphic, video, content, courses, Digital Products and all other information used on our website, social media pages and provided through our services are legally owned by NZIRE Ltd. and protected by The Copyright Act 1994 of the New Zealand, and other copyright and trademark laws & treaties around the world. All such rights are reserved. No Content may be modified, copied, distributed, framed, reproduced, republished, downloaded, displayed, posted, transmitted, or sold in any form or by any means, in whole or in part, without our permission. No Content may be modified, copied, distributed, framed, reproduced, republished, downloaded, displayed, posted, transmitted, or sold in any form or by any means, in whole or in part, without our permission. You may download or print a copy of any portion of the content from our website, only for the personal or non-commercial or educational purpose. You may not republish any of our content on any other place of internet or extranet or incorporate the information in any other database or compilation. Any other use of the content is strictly prohibited. Any personal or commercial use of any content, image, design, logo, videos, trademark, service mark or any other information inserted in this website is strictly prohibited to any unauthorized use.

Disclaimer and Guarantee

Upon purchasing the Services, you acknowledged and agree that

- All advice is provided "as is" with no warranties or indemnities as to its appropriateness for your particular situation. NZIRE takes no responsibility for the implementation of any advice in your own marketing or the outcomes of such implementation.
- All opinions expressed in the videos are the presenters' own and may or may not represent the opinions of NZIRE.
- We make no representations or guarantees whatsoever regarding the performance of this Agreement other than those specifically stated herein.
- We provide no guarantee of availability of the web server or hosting of the Digital Products. NZIRE will make commercially reasonable efforts to provide availability. In the event of continued unavailability, NZIRE will make commercially reasonable efforts to make our services or the Digital Products available to download locally.
- We make no guarantee or warranty that the Service will meet your requirements or that all the User will achieve the same or similar results.

Limitation of Liability

The liability of "NZIRE" shall be limited to you or any other person for any direct, indirect, or special damages or losses resulting from the use of our Website. Our liability for breach of these Terms and Conditions shall be limited to you if such breach is related to the general use of our Website, Service offered by the Creator, and these "Terms and Conditions."

In relation to the access and use of our Websites and its services:

- We reserve the right to restrict or limit its access or visibility or access to any users at any time.
- The liability of NZIRE will be limited to you or any other person for any direct, indirect, or special damages or losses resulting from the use or unable to use our Websites and its services.
- These **Terms and Conditions** will be limited to, if any loss or damage arises because of any theft of property belonging to the users or for any loss or damage, in which the Users have any contribution to such loss or damage.
- You acknowledge and agree that we are not responsible or liable for any threatening, defamatory, obscene, offensive or illegal contents or conduct of any other parties or any infringement of any other's rights, including copyrights. If you are dissatisfied with any of the terms of our Terms and Conditions or any other policy outlined in our website, the sole and exclusive remedy available to you is to discontinue using our Websites and Its Services.
- In no event we will be liable for any injury, loss, claim, or any direct, indirect, incidental, punitive, special, or consequential damages of any kind, including, without limitation, lost profits, lost revenue, lost savings, loss of data, replacement costs, or any similar damages, whether based in contract, tort (including negligence), strict liability or otherwise, arising from your use, including, but not limited to, any errors or omissions in any content of the Online Trainings, or any loss or damage of any kind incurred as a result of the use of the Online Training of any of the Online Trainings developed by the Organizer and trainer

- To the extent permitted by law, our aggregate liability to you, whether for breach of these
 Terms and Conditions or in negligence or any other tort or for any other common law or
 statutory cause of action arising about these terms, the Site or the Content is limited to
 the resupply by us to you of the particular Service you bought from such other similar
 Service or us as we may choose.
- We reserve the right, in its sole discretion to investigate and take appropriate legal action against anyone who violates our Terms and Conditions and "Privacy Policy".

Prohibited Activities:

In using our Websites and its Services you must behave in a peaceful, civil, prudent and respectful manner at all times. Moreover, you will not and it is strictly prohibited to:

- Act like specious manner by, among other things, impersonating any person;
- Harass or stem any other member or user of our Website;
- Distribute "spam";
- "frame" or "mirror" any part of the website;
- Modify, adapt, sublicense, translate, sell, decompile or otherwise disassemble any portion
 of the NZIRE website or its content or any software used on the website, or motivate
 others to do so.
- Use, transmit or distribute, directly or indirectly, (e.g. screen scrape) in any manner or media any content or information obtained from our Websites in connection with your use of our Website in accordance with this Terms and Conditions.
- Take part in any activity that in any way deemed to be void or illegal under any law.

Legal Limitations

As some jurisdictions do not allow some of the exclusions or limitations as established in these Terms and Conditions some of these exclusions or limitations may not apply to you. In that event, the liability will be limited as far as legally possible under the applicable legislation. NZIRE may plead these Terms and Conditions in a bar to any claim, action, proceeding or suit brought by you, against us for any matter arising out of any complaint or otherwise in respect of this Terms and Conditions.

Governing Law and Jurisdiction

These Terms and Conditions and any dispute or claim arising out or in connection with our Services, shall be governed by and construed in accordance with the laws of the New Zealand and applicable law of the New Zealand without regard to conflicts of law provisions thereof and without regard to the United Nations Convention on Contracts for the International Sale of Goods and other international law which and where it applies and needs to enforce these Terms and Conditions. If any part of these Terms is deemed unlawful, void, or for any reason unenforceable, then that part will be deemed severable and will not affect the validity and enforceability of the remaining parts.

Disputes Management

If there is any dispute, claim or complain about or involving the use of our Websites and Its services, it will be managed by our support center first. If matters progress to a legal stage then our attorney will arrange a time to talk to the user. To the extent, any complaint, dispute or controversy regarding the use of our website isn't arbitrable under applicable laws or otherwise, you and **NZIRE** both agree that any claim or dispute regarding our website will be resolved exclusively in accordance with these Terms and Conditions

Indemnification

All users or Members shall indemnify, defend, and hold harmless NZIRE and its representatives, partners, employee or successors shareholders, trustees, affiliates, employees, subcontractors and permitted assigns from and against any and all claims, losses, expenses, damages, liabilities and costs, arising out of any claim, action, investigation or proceeding made or instituted by any third party due to, or relating to your use of the NZIRE website in violation of this Terms and Conditions and/or any other breach of these Terms and Conditions by you and/or any breach of your representations and warranties set forth in these Terms and Conditions.

User Representations and Warranties

By using our Websites or any of the services, you represent and warrant that: a) all information you submit through your registration or enrolment to the webinar is true, accurate, current, and complete b) you have the legal capacity, and you agree to comply with these Terms and Conditions, and you are not a minor in the jurisdiction in which you reside; c) you will not use our Websites and it's Services for any illegal or unauthorized purpose, and (d) your use of our Websites and its services will be in strict accordance with these Terms and Conditions and with all applicable laws and regulations, including without limitation any local laws or regulations in your country, state, city, or other governmental area, regarding online conduct and acceptable content, and regarding the transmission of technical data exported from the New Zealand or the country in which you reside and (e) your use of our Websites and its services will not infringe or misappropriate the intellectual property rights of any third party. You acknowledged and agreed that we might suspend or terminate your access to Online Training and use of our Websites and its Services if we have reason to believe that the information you provide upon registration or in any account update is untrue, inaccurate, not current, incomplete, or for other reasons in our sole discretion. You assume all responsibility and risk with respect to your use of the site and its services. You understand and agree that, to the fullest extent permitted by law, we disclaim all warranties, representations and endorsements, express or implied, with regard to the site, including, without limitation, implied warranties of title, merchantability, non-infringement and fitness for a particular purpose.

Suspension/Termination

We may suspend or terminate your access to our Websites, Its Service or Your Membership withy us at any time without prior notice or liability, under our sole discretion, for any reason whatsoever and without limitation, including but not limited to a breach of any clause of this Terms. If you wish to terminate your account, you may simply discontinue using the Service. We reserve the right to temporarily or permanently restrict or block access to the Site and/or the Service to any users who have had their access canceled. If you wish to terminate your Subscription with us, you may do so by simply discontinue using the Service.

Third Party Service Provider and Link

We may use Third-party Service provider and our Websites use may contain links of third-party websites or resources. You acknowledge and agree that we are not responsible or liable for the availability or accuracy of such Service provider, websites or resources or for the content, products, or services on or available from those other Service providers, websites or resources. Linking with that type of websites or resources does not intimate any affiliation with us of such Service providers, websites or resources or the content, products, or services available from such Service providers, websites or resources. Your sole responsibility for and assume all risk arising from your use of any such Service provider , websites or resources or the Content, products or services on or available from such websites or resources.

Change or Modification

Time to time, with the needs of any necessary circumstances, these Terms and Conditions can be edited, modified, or changed without any prior notice. Your regular use of this site will indicate your consent to such changes.

Entire Agreement

The failure of us to exercise or enforce any right or provision of these Terms and Conditions shall not constitute a waiver of such right or provision. These Terms and Conditions and any policies or operating rules posted by us on this site or in respect to The Service constitutes the entire agreement and understanding between you and us and govern your use of the Service, superseding any prior or contemporaneous agreements, communications and proposals, whether oral or written, between you and us (including, but not limited to, any prior versions of the Terms and Conditions).

Contact Us:

We welcome your questions and comments on this policy. If there are any questions regarding this privacy policy, the practices of this site, or your dealings with this site you may contact us using the information below.

Address: 313 Ohauiti rd, Ohauiti,

Tauranga, 3112m New Zealand **Email:** support@smalltownfutures.com