



Guiding Girls to Live Wholeheartedly

Terms and Conditions for Wild, Wise and Worthy Mentoring Circles

The following terms and conditions apply to all persons and/or your child (“you”) that are attending any workshop (“Workshop”) organised by Wild, Wise and Worthy Mentoring Circles (“we” or “us”). Please ensure you have read and understand the following:

1. Acceptance of terms and conditions

By completing the registration form for a particular workshop, you are agreeing to the terms and conditions set out below (“Terms”) and they will be incorporated into the contract between us (“Contract”). The Contract is formed when we send you a booking confirmation

2. Payment

The fee for attending the Workshop (“Registration Fee”) will be as stated on the registration form for the relevant Workshop. Prices are inclusive of GST except where expressly stated otherwise. All payments for the Registration Fee must be made in full at the time of completing the registration form and in any event prior to the date of the Workshop. If payment is not received within 7 days of your registration, your registration will be cancelled, and the payment of any refund will be at our complete discretion. Payment will be made via our merchant account provider (and you consent to us passing your necessary details to the merchant account provider and to them processing necessary information about you) or directly to our bank account, as notified to you. We reserve the right to run price promotions as we think fit.

3. Refunds

All tickets for the Workshop shall be non-refundable except as set out in paragraphs 4 and 5 below. However, if you are unable to attend the Workshop for any reason you may email us at wildwiseandworthy@outlook.com to provide us with the name of a substitute to attend the Workshop on your behalf and on receipt of this email we shall make such substitution and allow the substitute access to the Workshop.

4. Cancellation

a) There may be circumstances in which we need to cancel the Workshop. In such circumstances, you may carry the fee over to a future workshop. Alternatively, we will provide you with a full refund of the amount of the Registration Fee that you have paid to us within 14 days.

b) If you are unable to attend a workshop, please give us as much notice as possible. If you do not inform us within 24 hours, we will not offer a refund.

5. Postponement or change to venue

There may be circumstances in which we need to postpone the Workshop or change the venue. If we do, we shall advise you of this as soon as we possibly can.

6. Liability and Disclaimer – important, you must read this

Our sole liability in relation to any cancellation, postponement or change of venue shall be limited to the price paid by you for such Workshop and we shall not be liable under any circumstances for any consequential losses.

7. Your obligations

If you or your child acts in a way that may cause harm or nuisance to any person at the Workshop, we will ask you to leave or contact you to collect your child. We will not be liable to refund your Registration Fee.

If the health and safety policy of the venue is not followed, we will ask you to leave or collect your child. We will not be liable to refund your Registration Fee.

You may not bring any equipment or items of a hazardous or dangerous nature to the Workshop.

You shall not cause any damage to any part of the venue (including outside areas, and all inside walls, flooring, fixtures and fittings). You are solely liable for any damage caused by you or your child to any such area of the venue and shall fully reimburse us in relation to any damage so caused.

While we maintain excellent security at our venues, we accept no liability for any damage to, loss of or theft of any of your belongings or other items brought to the Workshop by you.

8. Promotional materials and materials at the Workshop

If you have agreed that we can include your details in any promotional materials relating to the Workshop and/or any materials used at the Workshop, we are not liable for errors or omissions contained in such information.

Unless otherwise stated, the copyright for any such promotional materials and any materials used at the Workshop (including course notes and brochure) belongs to us and may not be reproduced in any medium without our prior written consent.

You may use such materials for your personal use only and may not reproduce, publish or deal with such materials in any way for any commercial use.

We reserve the right to change the published programme (including the publicised facilitators) or materials as we think fit.

9. Photography and filming

We may wish to photograph or film the Workshop and reserve the right to do so for the purposes of promoting future workshops or otherwise on our website and social media pages. If you agree, please use the check box on the registration form for consent to use you and/or your child in the images.

You may not photograph or video the Workshop without our prior consent.

10. Data protection

We will communicate with you using the contact details provided on the Registration Form for the purposes of the Workshop.

11. Tickets

We shall not send you tickets for the workshop. We will have your name on the attendee list and if you have paid the Registration Fee you shall be provided with access to the Workshop.

12. Travel, accommodation and refreshments

You shall be responsible for making and paying for your own travel and accommodation arrangements to and from the Workshop. If you are late at the workshop or prevented from attending the Workshop due to travel delays or any other circumstances, we shall not be obliged to provide you with a refund or to wait to start the Workshop until you arrive. Morning tea shall be provided.

13. Disability, medical conditions and dietary requirements

If you have any disability or medical condition that requires us to make special arrangements for you or any special dietary requirements, please email us at wildwiseandworthy@outlook.com as soon as possible, and at least one week prior to the date of the Workshop.

14. Limitations of Liability

Whilst every reasonable precaution is taken by us to ensure security and safety at the workshop, we shall not in any way be liable for any loss or damage suffered by you whatsoever in relation to the Workshop, save that nothing in these Terms shall be deemed to limit the liability of any person for death or personal injury caused by negligence.

Nothing in these Terms shall limit or exclude our liability for death or personal injury caused by our negligence, any fraudulent misrepresentation or any other liability for which it is unlawful to exclude or limit liability.

Our total liability for any matter arising out of the Contract shall in all circumstances be limited to the price paid by you for the Workshop and we shall not in any circumstances be liable to you for any consequential loss whatsoever.