Terms and Conditions

These Terms and Conditions ("Agreement") are entered into by and between Fruityeva (Eva Buchmann) and you, the client ("You"), and govern your access to and use of this website and any related products or services.

By accessing or using this website, enrolling in a course, or purchasing any product or service from Fruityeva, you agree to be bound by this Agreement. If you do not agree with these terms, please do not use this site or purchase any offerings.

1. Intellectual Property Rights

All content, including but not limited to digital downloads, videos, PDFs, and written materials provided on this site or through our courses, is the intellectual property of Fruityeva (Eva Buchmann) and is protected by applicable copyright laws.

You are granted a limited, non-exclusive, non-transferable, revocable license to access and use the materials for personal, non-commercial use only. You may not:

- Copy, modify, distribute, or reproduce the materials
- Use the materials for any commercial purpose
- Share your login or access with others

Violation of these terms may result in termination of your access and legal action. You agree to destroy all downloaded materials upon termination.

2. Use of the Website

Your access to this website is conditional upon your agreement to these Terms. Fruityeva may update these terms at any time without prior notice. Continued use of the website after changes are made constitutes acceptance of those changes.

3. Copyright Notice

All materials created by Fruityeva (Eva Buchmann) are protected under European copyright law. Absence of a copyright symbol does not imply lack of ownership.

4. Indemnification

You agree to indemnify and hold harmless Fruityeva (Eva Buchmann), her employees, agents, affiliates, and contractors from any claims, damages, liabilities, legal fees, or expenses arising from your use of this website or any breach of these terms.

5. Testimonials

By enrolling in our courses or engaging with our content, you grant Fruityeva permission to use testimonials, feedback, or comments provided through emails, social media posts, or other communications for marketing purposes. Confidentiality remains respected unless explicitly waived by your own public statements.

6. Refund Policy

All digital products, including e-courses, coaching, and ebooks, are non-refundable due to their digital nature. Please review the course details and these terms carefully before purchasing. We do not offer partial refunds or refunds on bonuses, course extensions, or services under any circumstances.

7. Course Access and Updates

Enrollment grants access to the course and any bonuses offered at the time of purchase. Future bonuses or course updates are not included unless specifically stated.

8. Entire Agreement

These Terms constitute the entire agreement between you and Fruityeva and supersede all prior communications. Any changes to these Terms must be made by Fruityeva in writing.

9. No Guarantees

Fruityeva makes no guarantees regarding specific results from the use of our services or products. Success depends on many individual factors. You agree that you are solely responsible for your progress and outcomes.

10. Blacklisting and Disputed Payments

We reserve the right to deny access to any products or services in the event of payment disputes, failed payments, or breach of these terms. Access may be reinstated only after full payment and resolution, at our discretion. Multiple disputes will require upfront payment for future services.

11. Limitation of Liability

In no event shall Fruityeva (Eva Buchmann) or affiliates be liable for any direct, indirect, incidental, or consequential damages resulting from the use or inability to use the materials or services.

12. Payment Plans

Unless otherwise agreed, payment must be made in full at the time of purchase. If a payment plan is offered, you are obligated to complete all payments. Missed payments result in loss of access to the course and associated materials.

13. Third-Party Links

Our website may contain links to third-party websites. Fruityeva is not responsible for the content, accuracy, or practices of these external sites and is not liable for any damages arising from their use.

14. Governing Law

This Agreement shall be governed by and construed in accordance with the laws of Germany. Any disputes shall be subject to the exclusive jurisdiction of the courts of Munich, Germany.

15. Severability

If any provision of these Terms is found to be invalid or unenforceable, the remaining provisions shall remain in full force and effect.

16. Force Majeure

We are not liable for any failure or delay in performance due to circumstances beyond our reasonable control, including but not limited to natural disasters, acts of war, or internet outages.

Sincerely,

Fruityeva (Eva Buchmann)