Regulations

Terms of service www.brightlover.com

§ 1

GENERAL INFORMATION

- 1. These terms and conditions (hereinafter referred to as the Terms and Conditions) govern the use of the website located at www.brightlover.com (hereinafter referred to as the Website) as well as the sale of ebooks, audiobooks, and courses available therein.
- 2. Without any obligation, any person may browse the resources of the Website; however, upon engaging in any activity on this Website (for example, by placing an order), that person becomes a User of this Website and declares that he/she has familiarized himself/herself with these Regulations and the Privacy Policy, fully accepts the provisions contained therein, and undertakes to abide by them absolutely. Otherwise, anyone who does not agree with the above should refrain from using the Service, and the Administrator has the right to refuse to provide services and sell products offered on the Service to such a person.
- 3. The owner and administrator of the Service is KEEYP PUBLISHING (hereinafter referred to as the Administrator).NIP:5993097590, REGON:5993097590, POLAND. Email:keeyppublishing@gmail.com.
- 4. To use the website, standard devices with compatible software are required, enabling you to browse the web and possess an email account along with the ability and skills to communicate via email.
- 5. In order for the Service to function properly, it is necessary to have web browsing software that supports 'cookie' technology. If this technology is unavailable in the software of individuals using the Website, it may function incorrectly, for which the Administrator is not responsible. It is recommended to install or enable the use of 'cookie' technology in the software. Cookie technology involves storing information in the memory of the information systems (computers) of visitors to the Site as files that contain information used to personalize the services of the Site for a given person and for traffic statistics on the Site.

§ 2

SUBJECT MATTER

- 1. The purpose of the Service is to distribute digital products. Digital products are delivered to users via e-mail in PDF, MP3, or video format. The product is shipped as soon as possible after payment is credited, and no later than 48 hours after the payment is received.
- 2. The term 'ebook' should be understood as an electronic publication in the form of a computer file, equivalent to the publication of content in traditional formats (such as a book). Thanks to electronic recording technology, mp3s and ebooks can include, in addition to text, graphics, sounds, animations, and interactive elements (such as hyperlinks).
- 3. Recordings and ebooks available through the Service are saved in MP3 and PDF formats, which can be opened with the free Adobe Acrobat Reader software.

USE OF THE SERVICE

A. Rules for Placing and Executing Orders

- 1. Through the Service, users can purchase the available course (Transaction).
- 2. To execute a transaction, it is necessary to place an order by activating the relevant options visible on the website, which can be found next to the course offer, and to continue following the instructions provided to the ordering party at each stage of the ordering process.
- 3. The prerequisite for effectively placing an order is providing the necessary data and information on the website and performing the other actions described in detail on the pages of the website or in correspondence each time.
- 4. Each order is automatically verified by sending an email to the address provided by the User during the order placement. Receiving an email that informs the User of the positive status of the order acceptance for processing indicates that the order was placed correctly.
- 5. Orders are fulfilled after the Administrator receives payment through the available payment channels on the Site as the amount due for the price.
- 6. The basic method for delivering the ordered course involves the user downloading successive mp3 lessons via teletransmission through an Internet connection directly to the computer's memory, which facilitates the downloading process.
- 7. The purchaser shall not have the right to share the hyperlink to the purchased ebook with others. If the mp3 file and the ebook are properly downloaded or shared by other means, it shall be deemed that the order is complete. The basis for determining whether the ebook or recording has been properly downloaded is as follows: only a record in the Service's IT system indicating that the file transmission was successfully completed, regardless of who actually performed the download through the link provided to the ordering party.

B. Rights to Purchased Course Lessons – ebooks, courses, MP3 recordings.

- 8. The purchaser of MP3 recordings and eBooks may use them as intended, i.e., play them on electronic devices and store them in the memory of a computer or other appropriate devices to read the contents of the work. However, they are prohibited from duplicating the eBook file, copying and using its contents in any manner that is not permitted by law, whether in whole or in part, or altering its electronic structure, such as the file format. Additionally, they must not modify the MP3 file or eBook, for example, by removing security features or markings. Distribution of such eBooks and recordings, sharing, or public reproduction is also prohibited, regardless of the purpose or form of such activities. All of the above may be agreed upon differently with the Administrator only in writing, unless different terms are specified for a particular eBook and MP3 recordings.
- 9. The Administrator allows you to make one backup copy of the ebook and the mp3 recordings on a separate electronic information carrier to protect against loss of the original. Since it is not possible to obtain another copy of the ebook or mp3 recordings in case of loss, the only option is to repurchase it if it is still available on the Website.
- 10. Each person acquiring MP3 recordings or eBooks is obliged to ensure that no unauthorized individuals have access to them that would allow reproduction, distribution without the Administrator's permission, or any other use that is inconsistent with the scope of the rights granted. In the event that such situations are detected, the Administrator may pursue claims against the known purchaser of the MP3 recordings or eBook for violations of rights pertaining to that particular copy of the audio course or eBook.
- 11. Any mp3 recordings, ebooks made available on the Website whether paid or free of charge are. shall be subject to the protection provided for in the Law on Copyright and Related Rights (Journal of Laws 1994 No. 24 item 83).

§ 4 COMPLAINTS AND RETURNS

- 1. Any disruptions in the functioning of the Service, remarks regarding the Service, and any other matters related to the purpose and objectives of the Service may be reported by the Users by submitting a notification to the Administrator or individuals acting as custodians of the Service or the User, sent via e-mail.
- 2. Complaints will be reviewed by the Administrator on an ongoing basis within no more than 30 days of receiving the complaint; however, the Administrator reserves the right to leave the complaint unanswered if it pertains to issues arising from ignorance of the Rules or the User's failure to comply with the instructions provided and the information available on the Site.
- 3. Any user who purchases an audio course through the service is entitled to a refund of the amount paid for the course if they are not satisfied with it.
- 4. To return mp3 recordings and ebooks, the User must send a message to the Administrator, declaring the intention to utilize the satisfaction guarantee. This message should include the User's information (name and email), the name of the ebook, course, or audiobook, as well as the date and price of purchase. For the notification to be effective, it is essential to send the email from the mailbox provided by the User when placing the order. Return requests must be submitted within 14 days from the order date. After this period, returns will not be processed.
- 5. Within seven days of receiving an email regarding the intention to return, the Administrator will inform the User of their decision concerning the return in question. They will also send an attached sample return form, which must be completed and signed by the person acquiring the returned product. The effectiveness of the return is based on the accuracy and completeness of the submitted statement.
- 6. The completed return statement, when delivered to the Administrator, serves as the basis for returning the funds paid for the price of the returned ebook, course, or audiobook. The Administrator will execute this within 30 days from the date of receipt of the return statement, exclusively through a transfer to a bank account, after deducting the handling costs of the return.

§ 5

FINAL PROVISIONS

- 1. Despite making every effort to ensure quality and verification, the Administrator is not liable, to the fullest extent permitted by applicable law, for the content provided and published on the Site by Users and others, regarding its truthfulness, reliability, and authenticity of any material not originating from the Administrator or authorized by him.
- 2. The Administrator shall not be responsible for any events and occurrences, along with their consequences, that may take place or have occurred in the real world due to the use of the Service, following the contents of mp3 recordings, ebooks, and information published on the Service, unless they arise from the Administrator or individuals acting on his behalf.
- 3. The Administrator shall not make available information and data about Users to any third parties in any manner other than for the purpose of the Service and within the scope of the consents and declarations provided, unless there is a legal basis requiring the Administrator to do so. Additionally, the Administrator shall exert all efforts to ensure that this information is properly safeguarded, particularly in accordance with the stipulations of the Personal Data Protection Law and the regulations issued under it.

- 4. The Administrator, as the owner and manager of the Website, will make every effort to ensure that the Website and all services available through it operate continuously without interruption. However, the Administrator shall not be held liable for any disruptions caused by force majeure or unauthorized interference by Users or third parties in the information systems supporting the Service.
- 5. The Administrator reserves the right to temporarily shut down the Service, in whole or in part, for the purpose of improving it, adding services, or performing maintenance, without prior notice to Users.
- 6. The Administrator is not responsible for the loss of service data stored in the Administrator's IT systems caused by equipment failure, internet issues, or actions of third parties.
- 7. The Administrator reserves the right to publish on the Site information about Users who consistently violate the Rules and Regulations or engage in actions contrary to the Regulations, the purpose and nature of the Service, or that harm the Administrator or third parties.
- 8. The administrator reserves the right to publish anonymously the content submitted by Users to the Service's support team regarding issues related to the functioning of the Service (FAQ), advice provided, and other matters that the Administrator considers worthwhile to make public.
- 9. Copying, reproducing, or any other use of information, data, or other content available on or from the Site is prohibited without the Administrator's permission, except in cases of permitted use under the Law on Copyright and Related Rights (Journal of Laws 1994 No. 24, item 83).
 - 10. The Administrator reserves the right to assign any of its rights and obligations related to the Website, in whole or in part.
 - 11. The Administrator may amend any provisions of these Regulations at any time without providing reasons. Amendments will be published continuously in the form of a consolidated text of the Regulations on the Site, along with information regarding their implementation.
- 12. After information about changes in the Regulations is published on the Website, the User should promptly familiarize themselves with the updates, as logging in or engaging in any other activity on the Service after this announcement constitutes the User's unconditional acceptance of the new Terms and Conditions.
 - 13. If you do not accept the changes to the Terms of Service, you should refrain from using the Service. Additionally, if you are a regular user for whom the changes may be relevant, you should inform the Administrator immediately.
 - 14. A declaration of non-acceptance of changes to the Terms of Service will result in the removal of the User from all aspects of permanent operation on the Service.
 - 15. The publication titled "Kissing Secret," "the art of not coming," "Last Longer, Feel More," "How to Blow his mind," "brightlover.com," and other publications, along with all bonuses, are to be considered forms of entertainment. The author, editorial staff, and publisher have made every effort to ensure that the information contained is true and accurate but disclaim all responsibility for the operation of "Kissing Secret," "the art of not coming," "Last Longer, Feel More," "How to Blow his mind," "brightlover.com."