

MINNIE PETERS ONLINE WORKSHOP POLICY

To access our online workshops you must attest that you have read and agreed to the terms and conditions contained in this Agreement.

USE OF MINNIE PETERS MATERIALS

Minnie Peters is the copyright owner of all content on this website including but not limited to all files downloadable from this website, all Minnie Peters materials, along with references used in or related to the online workshops, all drawings, designs and interior design layouts are the artistic creation of Minnie Peters and you may not reproduce or communicate any of the content or downloadable files on this website, without the permission of the copyright owner.

- These materials are for the personal use of individuals registered for the online workshop.
- As a Minnie Peters online workshop registrant, you may view and read all materials that are part of the workshop.
- You may print any or all screens and download, if such option is available, PDF files and videos are for your personal use in taking the workshop.
- Permission to use the material in any other way must be obtained in writing from Minnie Peters.

The terms and conditions regarding use of materials apply upon registration for the course, while you are taking the workshop, and upon and after completing, withdrawing from or terminating the workshop.

ACCESSING MINNIE PETERS ONLINE WORKSHOPS

Only Minnie Peters registrants are permitted access to the workshop content.

- You acknowledge that you are purchasing a single license for this workshop for your personal, individual use only.
- You are not permitted to share or reveal your login details.
- To learn about family, educational and corporate rates (for official groups of 5 or more) please contact us.

REFUNDS

All sales are final and no refunds or credits will be given before, during or after class. No exceptions can be made due to the nature of our courses. In downloading the course materials you agree to waive your right to cancel the contract under the European Union (Consumer Information, Cancellation and Other Rights) Regulations 2013.

EFFECTIVE PERIOD

The workshops are designed to be completed within the period outlined for each course.

- Registrants have access to each workshop during the in-session dates as well as the grace period afterwards noted with each workshop.
- Access to workshop materials beyond these dates requires a separate purchase.

GENERAL DISCLAIMER AND MINNIE PETERS RIGHTS

Reference materials and links provided in the workshop are provided by Minnie Peters. Minnie Peters does not assume responsibility or liability for the accuracy or completeness of content contained in reference materials or links.

- Minnie Peters does not endorse any product, service or organization referenced.
- Minnie Peters reserves the right to use images shared by students in any future class-related marketing or promotional strategies, online or offline. Students will always be credited and will retain all rights to their work.

ATTESTATION

Minnie Peters reserves the right to

- terminate access to any individual who does not abide by these terms and conditions
- pursue legal actions where its rights have been willingly and unlawfully infringed

MINNIE PETERS SITE ACCESS

You agree that you

- will not use any robot, spider or other device, process or means to access Minnie Peters online workshops
- will not compromise or circumvent the security controls of Minnie Peters online workshops or otherwise gain unauthorized access to Minnie Peters online workshops
- will not attempt to interfere with the proper working of Minnie Peters online workshops
- will not copy, reproduce, alter, modify, create derivative works or publicly display any content from Minnie Peters online workshops without the prior expressed written permission of Minnie Peters

LIMITATION OF LIABILITY

TO THE EXTENT NOT PROHIBITED BY LAW, MINNIE PETERS SHALL NOT BE LIABLE FOR ANY CONSEQUENTIAL, INCIDENTAL, SPECIAL OR OTHER INDIRECT DAMAGES, SUCH AS LOST PROFITS, ARISING FROM THE TRAINING, COURSE MATERIALS OR ANY ACTIONS OR FAILURE TO ACT OF MINNIE PETERS. IN THE EVENT THAT MINNIE PETERS SHALL FAIL TO PROVIDE TRAINING IN ACCORDANCE WITH THESE TERMS, MINNIE PETERS ENTIRE LIABILITY AND PARTICIPANT'S EXCLUSIVE REMEDY FOR BREACH OF THESE TERMS SHALL BE TO REFUND ALL PAYMENTS ACTUALLY RECEIVED BY MINNIE PETERS, FROM PARTICIPANT FOR THE TRAINING IN QUESTION. IN NO EVENT SHALL THE AGGREGATE LIABILITY FOR DAMAGES OF MINNIE PETERS, ARISING FROM THESE TERMS WHETHER BY CONTRACT OR TORT EXCEED THE AMOUNTS PARTICIPANT PAID MINNIE PETERS.

Minnie Peters – November 2016

ALL RIGHTS RESERVED | TERMS & CONDITIONS | PRIVACY | CONTACT

