



Effective Date: June 15, 2022

Tschanna Taylor Enterprises, LLC®. (“us”, “we”, or “our”) operates the www.tschannataylor.com (the “Site”). Emerald Tree Press™, Redefined Woman International™, Amplified Woman CEO Network™ and The Fiyah Dept™ are all subsidiaries under Tschanna Taylor Enterprises®, LLC. This page informs you of our policies regarding the collection, use, and disclosure of personal data when you use our Site and the choices you have associated with that data as well as any other media form, media channel, mobile website or mobile application related, linked, or otherwise connected thereto (collectively, the “Site”).

We use your data to provide and improve the Service. By using the Site, you agree to the collection and use of information in accordance with this policy. Unless otherwise defined in this Privacy Policy, terms used in this Privacy Policy have the same meanings as in our Terms and Conditions, accessible from this site.

GENERAL

Tschanna Taylor Enterprises, LLC®(TTE), provides author coaching, author training, business coaching, Certified Mentor Coaching, consulting, and among other services in the areas of nonfiction writing; publishing; business; and personal and professional growth. Within this agreement, “we,” “our,”

and “us” refer to TTE, while “you” and “user” refer to all other individuals and/or entities accessing this website for any reason.

Should you access the TTE website and choose to utilize one of TTE’s many services you agree to all Terms of Services. If you do not agree to these Terms of Services, then you are not authorized to use this website or TTE’s services. Further, should you disregard or violate any term in this Agreement or any procedures or policies that may be connected to this Agreement, then TTE reserves the right to cancel any services TTE would provide, or is providing, to you.

These Terms of Services embody the entire Agreement and understanding of the parties and supersedes all prior agreements, implicit or otherwise, between the parties relating to the subject matter hereof. This Agreement will be governed by the laws of the State of North Carolina. You and TTE agree to resolve any claims relating to these Terms of Services through final and binding arbitration. The unenforceability or invalidity of any term of this Agreement shall not affect the enforceability or validity of any remaining terms of this Agreement.

TTE reserves the right to modify these Terms of Services and any policies affecting the website by posting on this website, which will be effective immediately upon posting. These terms of service are subject to change at any time and without notice.

RESTRICTIONS

1. **Copyrights.** You agree that you will not reprint, republish, or distribute any materials found on TTE’s website. You acknowledge that TTE’s materials are protected by copyright law, and you will not copy TTE’s materials in any way.
2. **Trademarks.** You agree not to use the TTE logo, TTE program logos, trademarks, and service marks without express permission from TTE as these marks are all property of TTE.
3. **Digital Materials.** You agree that you will not attempt to override or circumvent any of the rules protecting digital materials. TTE grants you a personal, non-transferable, non-exclusive free license to access and use the information and materials on the website

provided that your use is personal and noncommercial and complies with this Terms of Services.

4. **Membership Username and Password.** You agree that the membership username and password you created are for your personal use, that you are responsible for any use of your username and password, and you are not permitted to allow any other person to use your username and password for any purpose.
5. **Links.** You acknowledge that TTE has not reviewed and monitored the content of all the sites linked to or from TTE's website and that TTE is not responsible for the content of any of those sites and does not take responsibility for them or endorse them in any way. You further agree that you shall not link to any secured portions of this website.
6. **Age of User.** You represent and warrant that you are thirteen years of age or older and if not, an adult or guardian has supervised your activity on this website and use of TTE's services
7. **Disclaimer and Other Warranties.** You agree and understand that the user operates on this website at his or her own risk. TTE disclaims all warranties of any kind, whether express or implied. TTE cannot be held responsible for the use of services, links, or information provided by TTE for any event that results, not limited to financial losses or other negative outcomes. Any and all materials that are downloaded from this website are downloaded at your own risk. Any damage to your computer system or loss of data caused as a result of downloading is solely your responsibility. We are not responsible for malicious third parties, such as hackers, who act beyond our control and without our fault or negligence.
8. **Indemnity.** You agree to indemnify and hold TTE, and our directors, officers, employees, and representatives harmless from all losses (including attorney's fees) resulting from any claims that you assert based on your use of this website or TTE's services.
9. **Cancellation of Services with or without Cause.** You agree that TTE may cancel the services TTE renders with cause should TTE feel you are unfit for TTE's services for any reason, with or without cause should we be unable to provide you with services for any reason.
10. **Compliance with the Law.** You agree to use TTE's services in compliance with all applicable laws, foreign and domestic. Should you use TTE's services in violation of any law, TTE reserves the

right to discontinue any services provided and disclose any information as necessary for us to cooperate with law enforcement officials.

11. **TTE Affiliates.** As an authorized affiliate (Affiliate) of TTE, you agree to abide by the terms and conditions contained in any TTE Affiliate Agreement (Agreement). Your participation in a TTE Affiliate Program is solely to legally advertise TTE's website or products and to receive a commission on memberships and products purchased by individuals referred to TTE by your own website or personal referrals. By signing up for a TTE Affiliate Program (Program), you also indicate your acceptance of the TTE Affiliate Agreement terms and conditions.
12. **Guest Bloggers.** TTE guest bloggers may post only original work and must not infringe the copyrights of others and may not plagiarize other's works. Guest bloggers must cite outside sources accurately. TTE reserves the right to reject guest blog contributions at TTE's discretion. TTE does not offer any compensation for writing for guest bloggers and TTE does not guarantee any particular site or audience reach. TTE guest bloggers are not permitted to re-publish their contributions to TTE blogs. TTE reserves the right to edit, adapt, update, and remove contributions at their discretion. Affiliate links shall not be included in guest blog post submissions, however TTE reserves the right to add its own affiliate links where appropriate. TTE owns the copyrights to each guest blog post and may re-publish guest blog posts in other all other media now known or hereafter invented including printed books. TTE calls-to-action to other TTE content may be added to guest blog published submissions. By guest blogging with TTE you agree that you are in no way an employee of TTE, nor shall you hold yourself out to be an employee of TTE.
13. **Disclosure.** TTE is an affiliate marketer with links to online retailers within the TTE blog. TTE may write about third-party products and services, and blog visitors may click on links to those products and services. TTE may earn a commission from TTE blog visitor's clicks to third party providers of products and services linked from the TTE blog.

14. No Professional Advice Disclaimer

The information contained in or made available through the Sites (including but not limited to information contained on message boards, in text files, or in chats) cannot replace or substitute for the services of trained professionals in any field, including, but not limited to, financial, medical, psychological, or legal matters.

In particular, you should regularly consult a doctor in all matters relating to physical or mental health, particularly concerning any symptoms that may require diagnosis or medical attention. We and our licensors or suppliers make no representations or warranties concerning any treatment, action, or application of medication or preparation by any person following the information offered or provided within or through the Sites. **NEITHER COMPANY NOR OUR AGENTS OR AFFILIATES WILL BE LIABLE FOR ANY DIRECT, INDIRECT, CONSEQUENTIAL, SPECIAL, EXEMPLARY, OR OTHER DAMAGES THAT MAY RESULT, INCLUDING BUT NOT LIMITED TO, ECONOMIC LOSS, INJURY, ILLNESS, OR DEATH.**

You alone are responsible and accountable for your decisions, actions, and results in life, and by your use of the Sites, you agree not to hold us liable for any such decisions, actions, or results, at any time, under any circumstances.

15. Earnings Disclaimer

When addressing financial matters on any of our Sites, emails, blog posts, videos, newsletters, or other content, we've taken every effort to ensure we accurately represent our programs and their ability to improve your life and help you achieve your dreams.

However, there is no guarantee that you will get any results or earn any money using any of our ideas, tools, strategies, or recommendations, and we do not purport any "get rich schemes" on any of our Sites. Nothing on our Sites is a promise or guarantee of earnings.

Your level of success in attaining similar results is dependent upon various factors including but not limited to your effort level, the action you take, your skill, knowledge, ability, dedication, business savvy, network, financial situation, and awareness of opportunities that exist around you. Because

these factors differ from one individual to the next, we cannot and do not guarantee your success, income level, or ability to earn revenue.

You alone are responsible for your actions and results in life and business. Any forward-looking statements outlined on our Sites are simply our opinion and thus are not guarantees or promises for actual performance. It should be clear to you that by law we make no guarantees that you will achieve any results from our ideas or models presented on our Sites, and we offer no professional legal, medical, psychological, or financial advice.

16.COMMUNITY POLICY

By purchasing coaching or mentoring programs, you will be granted access to private groups (“Community Group”), where content may be contributed or uploaded. The following types of contributions will not be tolerated and will be deleted: harassment directed toward any content creator or Company; spam; hate speech; defamatory statements regarding Company or any third party; references to illegal acts; or contributions that may violate the legal rights of a third party. Company’s sole discretion will be used to determine if a member is in violation of these policies. Any member in violation will be deleted promptly and will no longer be able to access the Community Group related to the programs. No refund will be due to a member who has been removed for a violation of this policy.

Confidentiality: All information shared in the Community Groups is deemed confidential. You are prohibited from sharing screenshots or other member information with third parties. If an individual must be logged into the program to access the information, then it is deemed confidential. This includes accessing the private Facebook Group. You will not hold Company liable in the event that information you have shared within the Community Group becomes public. Community Groups on Facebook Company has created Facebook groups to serve as Community Groups to support members of the applicable programs. All group members will have access to this Community Group while your group coaching, mentoring, or consulting membership is active. Facebook is a third-party software. Presently, the group is set so that it may not be accessed by the public. If, at any time, Facebook changes its policies or experiences a malfunction, and the Community Group becomes public, you are responsible for deleting any confidential information from the Community Group.

COMMERCE, PAYMENTS AND REFUNDS

tschannataylor.com (TTE) and its subsidiaries may offer goods and services (“product”) for sale on behalf of Tschanna Taylor Enterprises, LLC®. By placing an order through tschannataylor.com you are offering to purchase a product on and subject to these Terms and Conditions. All orders are subject to availability. Delivery times may vary according to availability and subject to any postal delays or force majeure for which Tschanna Taylor Enterprises, LLC® will not be responsible. In order to contract with Tschanna Taylor Enterprises, LLC® through tschannataylor.com, you must be over 18 years of age and possess either an account with PayPal, Wix, Square, Stripe/Moonclerk or a valid debit or credit card issued by a bank acceptable to us.

Tschanna Taylor Enterprises, LLC®, its subsidiaries and tschannataylor.com retain the right to refuse any request made by you. When placing an order, you undertake that all details you provide to us are true and accurate, that you are an authorized user of the Paypal, Wix, Square, or Stripe/Moonclerk account or credit or debit card used to place your order and that there are sufficient funds to cover the cost of the product(s). All prices advertised are subject to such changes. Prior to placing any order, you will be asked to accept terms and conditions. A contract between us will be formed after you have clicked the appropriate box to indicate your acceptance of the terms and conditions and tendered your payment. While we try and ensure that all details, descriptions, and prices which appear on this Site are accurate, errors may occur. If we discover an error in the price of any goods which you have ordered, we will inform you of this as soon as possible and give you the option to reconfirming your order at the correct price or cancelling it. If we are unable to contact you, we will treat the order as cancelled. Otherwise, **ONCE THE PRODUCT OR SERVICE YOU HAVE PURCHASED HAS BEEN DELIVERED TO YOU, NO REFUNDS WILL BE MADE AVAILABLE.** Delivery costs, if any, will be charged in addition; such additional charges are clearly displayed where applicable and included in ‘Total Cost’. Any additional charges such as taxes, if any, will also be displayed before you are asked to submit payment. Upon receiving your order, we carry out a standard authorization check to ensure your payment

method is valid and your payment will be processed. Once we are certain of your payment being processed your order will be fulfilled.

It is our purpose and desire to provide high quality services to you, and should you feel we have not done so we want to hear about it, and we may refund you for the purchase price. However, complaints without substantiation or simple dissatisfaction with the outcome of a legitimately provided service may not warrant a refund.