



Lifestyle Equipment Terms of Service Agreement

1. TERMS AND CONDITIONS:

These Terms and Conditions set below will be binding upon purchase of any of our Services and or Packages. This agreement will be binding between Lifestyle Equipment (The Company) and the Client (Any Purchaser of Service or Package). Client acknowledges that the sole obligation of the Company is to provide services either direct or indirectly through its authorized third-party affiliates.

2. PAYMENT & REFUND POLICY:

Client agrees to pay Lifestyle Equipment in advance for services rendered. Client also agrees that all payments made to Company are not refundable and there are no returns.

Client agrees to pay in full before, or at the time of loading, before products leave the yard.

Client agrees to pay for each service as agreed upon or for a package with the advertised price for that package.

The Client is solely responsible for providing a correct email address upon purchasing any package or filling out any form for the services.

The Client hereby agrees that they will be prosecuted for trying to commit any type of fraud and obtain services with bad intentions of claiming refunds afterwards and defrauding the Company.

3. SERVICES:

Lifestyle Equipment (and or its third – party affiliates) will provide the services listed in the services section of the website to the Client only upon the client signifying interest in that Service and or purchasing that service or package.

4. SUPPORT:

Additional Support will be provided to the Client when the client reaches out to the Company through any one of its established channels, such as via call, email or website submission of message.

IN WITNESS WHEREOF, this agreement will be binding by the respective duly authorized representatives of each of the Parties upon the purchase of any service or package offered by the Company.