

Terms and Conditions

PLEASE CAREFULLY READ ALL POLICIES BELOW.
BY PURCHASING TJ WELLNESS RETREATS YOU ARE AGREEING TO ALL TERMS AND CONDITIONS STATED BELOW.

ACCEPTANCE OF TERMS

Welcome to Tiffany Jansen Wellness retreats ("TJ Wellness"). By proceeding to purchase any of the TJ Wellness retreats, classes, or any service(s), you (the "user") acknowledge and agree to be bound by the following Terms and Conditions. Our Terms and Conditions may be updated at any time, after providing notice to you. The user agrees to be bound by any future amendments made to the Terms and Conditions. The user can review the most current version of the Terms and conditions at any time by accessing the "Terms and Conditions" link on the TJ Wellness website.

CANCELLATION POLICY

All deposits are non-refundable.

IF CANCELLING 61 DAYS OR MORE PRIOR TO RETREAT START DATE:

Payments are eligible (but not guaranteed) for refunds.

IF CANCELING 60 DAYS OR LESS PRIOR TO RETREAT START DATE:

All payments are NOT refundable.

There are NO refunds available for any reason including, but not limited to: weather, natural disaster, pandemics, acts of terrorism, flight delays or cancellation, health conditions, medical, personal, family, work emergencies or change of mind. This includes all Covid-related cancellations (illness, travel, quarantines, lock downs, etc).

TJ Wellness CANCELLATION POLICY

Students will be refunded (with the exception of non-refundable deposit) should TJ Wellness need to cancel the retreat for any reason including but not limited to: illness, physical deterioration, weather, natural disaster, acts of terrorism, flight delays or cancellation, health conditions, medical, personal, family or work emergencies.

If the retreat is at half capacity or less 45 days prior to the retreat start date, TJ Wellness reserves the right to cancel the event and you will be refunded.

DISCLAIMERS (GENERAL)

The total cost paid is for one space on the retreat.

TJ Wellness is not responsible for lost, stolen, or missing items.

TJ Wellness is not responsible for transportation issues prior to the retreat.

You must sign and return the Health Form BEFORE the retreat start date.

THIRD PARTY VENDORS

During the retreats, there will be third-parties providing services, including catering. TJ Wellness is not responsible for the acts or omissions of any of these third parties. Although TJ Wellness strives to provide the best services and products available, TJ Wellness has no control over such third parties and TJ Wellness is not responsible or liable for any products, materials, or services, or the lack thereof. The user further acknowledges and agrees that TJ Wellness is not responsible or liable, directly or indirectly, for any damages or loss caused or alleged to be caused by or in connection with use of or reliance on such third parties, goods or services.

GOVERNING LAW AND JURISDICTION

All terms of these Terms and Agreements shall be governed by, construed, and enforced in accordance with the laws of England and Wales.

The parties hereby submit to the sole and exclusive jurisdiction of the courts of England and Wales with respect to any action, suit or proceeding arising out of or relating to TJ Wellness retreats.

SEVERABILITY

If any provision of these Terms and Conditions or the application thereof to any person or circumstances is held invalid, such invalidity shall not affect other provisions or applications of these Terms and Conditions which can be given effect without the invalid provision or application, and to this end the provisions of these Terms and Conditions are severable. In lieu thereof, there shall be added a provision as similar in terms to such illegal, invalid and unenforceable provision as may be possible and be legal, valid and enforceable.