

BELLESORELLE

ACADEMY

Workshop Agreement

The Beauty & PMU Courses are operated by (Belle Sorelle Academy, abbreviated as BSA) These terms and conditions form the agreement between you (hereinafter “Attendee”) and (BSA) By booking a course or workshop, you sign into this agreement and agree to abide and be bound by these terms and conditions. If you have any questions or concerns about this agreement, please contact: ashj@bellesorelle.com.au

Beauty Courses

PMU Courses

Beauty boss Courses

Sales & marketing Courses

Miscellaneous Courses

1. In order to get the most out of the workshop, you should ensure that you arrive on time and attend each session in full. If you are unable to attend, you must contact us by text message. Latecomers are admitted only at the discretion of the workshop leader. You are not entitled to a refund if, because of your lateness, you miss all or any portion of the workshop.

2. If behaviour or conduct is deemed unacceptable or inappropriate, solely in the discretion of the workshop leader, you will be asked to leave the workshop. No refund of fees will be made.

3. Attendee agrees to submit to any search for any prohibited items including but not limited to weapons, controlled substances, illegal drugs, dangerous and illegal substances and recording device.

4. BSA (Belle Sorelle Academy) has the right to remove any Attendee from its workshops if, in its sole discretion, the Attendee is exhibiting behaviour of an intoxicated person or a person under the influence of drugs.

5. BSA is entitled to change the venue or make changes to the structure of the workshop for any reason whatsoever.

6. BSA may use the attendee’s image or likeness in any live or recorded video or photograph for promotional and/or advertising purposes.

7. Attendee agrees that this workshop is solely for her/his personal benefit.

8. Attendee agrees that this workshop does not in any way qualify her/him to be a trainer.

Fees & Cancellations

2.1 You must pay the required non-refundable deposit for each workshop at the time you enrol. The deposit confirms your spot in the workshop. If you are uncertain you will be able to attend the course, please let us know as early as possible.

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2. Following acceptance of your booking, you must pay the full amount of the workshop fee before the start of the workshop. Failure to pay the remainder of the fee will result in you losing your place in the workshop.

3. If fees are not paid by due date, BSA will have the right to reallocate your place. You shall remain liable for the remainder of the fee for the workshop if we are unable to fill your place in the workshop.

4. Course transfer – If you are unable to attend the course and notify us 10 days prior to the course start date you may transfer your booking to a future course. Please note if the future course is a higher fee, you will be charged for the additional amount. If the cost of the future workshop is lower than the cost of your original workshop, any amount you paid in excess of the substituted workshop will be applied to the balance of the fee due for the substituted workshop.

5. BSA may cancel a workshop at any time prior to commencement. In the unlikely event that a workshop is cancelled, BSA will notify you as soon as possible and any fees or deposits received from you will be applied to a future workshop date of your choice. Attendee agrees that BSA may cancel a workshop due to adverse weather, dangerous situation or any other cause beyond BSA's control without prior notice. Please note that BSA will not refund any incidental travel or accommodation costs for cancelled courses/workshops.

6. Elements of each workshop (e.g.: venue, models, speakers, trainers, etc.) may be subject to change without notice. No refunds will be given in the event of any such changes although we will endeavour to notify you, if possible, of the changes.

Privacy/ Ownership

1. Attendees are not permitted to use any electronic device during the workshop unless agreed in writing by BSA. It is at the instructor's discretion to allow the use of any electronic device.

2. Attendees must not film or record any portion of the workshop at any time.

3. Attendees must not photograph any presentation, illustration, materials used in the workshop.

4. Attendees are aware of the fact that manuals, handouts, power point slides, photographs, etc. (collectively known as "BSA Training Materials") are the sole property of BSA.

5. Attendees are not permitted to copy, sell, publish, redistribute, reproduce, use for training, or provide to a third party in whole or in part any BSA Training Materials.

6. Attendees can use BSA Training Materials solely as a personal reference.

7. If you are unsure about what is a permitted usage, please contact: ashj@bellesorelle.com.au for confirmation.

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Limitation of Liability

1. At no time, and specifically during a workshop, to the extent not prohibited by applicable law, in no event shall BSA be liable for personal injury, or any incidental, special, indirect or consequential damages whatsoever, including, without limitation, damages alleged to be arising out of or related to Attendee's attendance at the workshop. In no event shall BSA's total liability to you for all damages exceed the total amount of fees and deposit that Attendee has paid to BSA. The foregoing limitations will apply even if the above stated remedy fails of its essential purpose.

2. BSA is not responsible for any personal injury or damage to property arising from incidents occurring at the workshop venue. Attendee assumes all risk and danger incidental to the workshop including any death, personal injury, loss, damage or liability.

3. Please be aware of where you keep your belongings at the workshop and please remember to check your equipment or devices you have at the end of the workshop, so you do not leave anything behind. We are not responsible for loss of, or damage to your personal property.

4. Attendee shall indemnify, protect, defend and hold harmless ABC, and its agents and/or partners, employees, directors, officers, and shareholders from and against any and all claims, damages, liens, judgments, penalties, attorneys' and consultants' fees, expenses and/or liabilities arising out of, involving, or in connection with, Attendee's participation in this workshop. If any action or proceeding is brought against BSA by reason of any of the foregoing matters, Attendee shall upon notice defend the same at Attendee's expense by counsel reasonably satisfactory to BSA; and BSA shall cooperate with Attendee in such defence. BSA need not have first paid any such claim in order to be defended or indemnified.

General

1. The Contract contains all the terms agreed between you and BSA and supersedes any discussions or other information previously provided concerning the workshops.

2. If either party files suit in a court of law to interpret or enforce the terms of this Agreement, the party prevailing in such action shall be entitled, in addition to any legal fees incurred in defending against any third-party claim, to its reasonable legal fees and costs incurred in such action to interpret or to enforce the terms of this Agreement.

3. No terms in this Agreement may be amended or waived unless agreed to in writing by BSA.

4. BSA has the right to refuse training or admission to workshop to anyone. In the event that BSA refuses training or admission to workshop, BSA will refund payments made.

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Ashleigh Jones

SIGNATURE

Ashleigh Jones, Belle Sorelle Pvt Ltd

PRINT NAME

DATE: _____

ATTENDEE SIGNATURE

ATTENDEE PRINT NAME

DATE: _____