

# Terms and Conditions- Cadence Coaching

## I. INTRODUCTION

You are entering into this agreement ("agreement" or "Services Agreement") with Island Equestrian Inc. (DBA Cadence Coaching) All references in this agreement to "I", "Me", "We", "Us", and "Service Provider", "Cadence Coaching", "Mental Skills Mastery for Trainers" "The Performance Project" and "Jen Verharen" are to be construed as references to Island Equestrian Inc.

All references in this agreement to "You", "Your", and "Client" are to be construed as references to those engaging in the services of Cadence Coaching/ Island Equestrian Inc.

## II. SUMMARY

As my Client or program participant, you agree:

- You have the power to enter into this contract on behalf of yourself or your organization.
- To provide me with everything I need to provide you with the services described.
- To stick to the payment schedule chosen at registration.

As your Service Provider, I agree:

- I have the experience and ability to perform the services you need from me.
- I will respect the confidentiality of any information you give me.

## III. SERVICES

I provide coaching and consulting services ("Services") as described herein. I do not guarantee any specific outcomes in regards to my coaching and consulting services. My coaching and consulting services are advisory and you bear the sole responsibility for implementation.

I provide these Services without any representations or warranties of any kind, express or implied. While I strive to ensure the information and statements I provide to you are accurate and up to date, I make no representations or warranties in relation to these Services or the information, statements, or materials provided to you as my Client.

In addition to not guaranteeing the accuracy, completeness, or truth of the information provided to you as my Client, none of the information I provide to you, or the communications I have with you as Client, constitutes, or is meant to constitute, professional legal or medical advice of any kind. Please note, that while I do have experience as a coach, I am not a licensed medical or legal professional. Therefore none of the advice or coaching I give should be considered professional medical or legal advice. If you seek medical or legal advice you should seek a professional licensed in your jurisdiction.

## IV. COPYRIGHT

Unless otherwise stated, Island Equestrian Inc. DBA Cadence Coaching owns the copyrights to all material provided to you as a Client pursuant to the Services described above. Subject to the limited license below, all rights to copyrighted material are reserved.

You may view, download, and print pages, materials, and information provided to you as a Client pursuant to the Services described above, provided that:

- you may not republish such pages, materials and information, including republication on another website
- you may not reproduce, share with another person, duplicate, copy, sell, or otherwise exploit the pages, materials, and information provided to you as a Client pursuant to the Services described above for a commercial purpose without the express written consent of Island Equestrian Inc. DBA Cadence Coaching.

## V. PAYMENTS

Payments for Cadence Coaching programs or services are made in full at the time of purchase and are processed via PayPal or Stripe. No refunds will be issued on payments already processed.

## VI. CANCELLATIONS

If you wish to cancel a subscription or membership, you may do so at any time, from which point you will no longer receive materials and access to the private Facebook group will be revoked. No refunds will be issued on payments already processed. I also retain the right to cancel this agreement at any time.

## VII. LEGAL STUFF

I do my best to ensure all facts and statements provided to you pursuant to this Services Agreement are true and correct to the best of my knowledge. I do my best to ensure all facts and statements in my work do not infringe upon any copyright or other right of a third party. However, I can't be liable to you, or any third party, for damages, including lost profits, lost savings, complaints, claims, litigation or other incidental, consequential or special damages which arise regarding this Services Agreement. You agree to forever indemnify me and hold me harmless from any loss, cost or expense resulting from your activities related to the subject matter in this agreement. This writing consists of the full agreement between us, the parties.

You cannot transfer this agreement to anyone else without my permission. This agreement stays in place and need not be renewed. This agreement cannot be amended by oral agreement and can only be amended in writing with the consent of both parties.

## VIII. Health and Safety Obligations

By engaging with the service provider you acknowledge that the coaching and consulting services provided are not intended to replace riding lessons, therapy or appropriate training and the services provided to you are intended as online guidance and consultancy only with no physical attendances by us.

You remain at all times responsible for your own health and safety obligations both for yourself and others as well as your horse(s).

Thank you for allowing me to do what I love every day.  
Let's do this!