

PREMIUM TERMS & CONDITIONS – HD BY LINDY LLP

1. DEFINITIONS

- **“Company” / “Lindy”**: HD by Lindy LLP, registered in the United Kingdom under number OC449963.
- **“Client” / “You”**: any individual or legal entity purchasing or using Services.
- **“Services”**: all products and services provided, including but not limited to personalized e-books, digital products, courses, and guidance.
- **“Content”**: all materials, written or otherwise, provided by Lindy.
- **“Agreement”**: any legally binding relationship between Lindy and the Client.

2. SCOPE & APPLICABILITY

These Terms apply to all Services and Agreements.

Any terms proposed by the Client are expressly rejected.

Use of Services constitutes full acceptance of these Terms.

3. NATURE OF SERVICES (INTERPRETATIVE & NON-SCIENTIFIC)

All Services are based on interpretative systems, including but not limited to:

- astrology
- Human Design
- Gene Keys

Lindy:

- does **not own** these systems
- does **not claim scientific validity**
- provides **subjective, symbolic interpretations**

The Client acknowledges that:

- results may vary
- interpretations are inherently subjective
- no factual or scientific guarantees are provided

4. EXPLICIT DISCLAIMER – NO PROFESSIONAL ADVICE

All Services are strictly for **educational, informational, and personal development purposes.**

Nothing provided constitutes:

- medical advice
- psychological or psychiatric advice
- therapy or treatment
- financial or legal advice

You agree that:

- you remain fully responsible for your mental, emotional, physical, and financial wellbeing
- you will seek qualified professionals where necessary

5. ENERGETIC / SPIRITUAL DISCLAIMER

Due to the nature of the Services (including energetic, emotional, and identity-related interpretations):

Lindy shall **not** be liable for:

- emotional responses
- psychological reactions
- perceived energetic shifts
- identity or belief changes

All interpretations are offered as **perspective, not truth**.

6. NO GUARANTEE OF RESULTS

Lindy makes **no guarantees whatsoever**, including but not limited to:

- financial outcomes
- personal breakthroughs
- business success
- manifestation results

All Services are best-effort only.

7. CLIENT RESPONSIBILITY & DATA ACCURACY

The Client is solely responsible for:

- all decisions and actions
- the interpretation and use of Content
- providing correct data (e.g. birth details)

If incorrect data is provided:

- Lindy bears **no responsibility**
- **no correction or refund** is required
- a new purchase is required

8. DIGITAL & ONLINE DELIVERY

All products are delivered digitally.

Lindy is **not liable** for:

- software/platform outages
- payment provider issues (including Stripe or others)
- internet disruptions

Access may be revoked in case of misuse.

9. PRICING, PAYMENTS & CHARGEBACKS

All payments must be made in full.

The Client agrees:

- not to initiate unjustified chargebacks
- to contact Lindy first in case of disputes

In case of fraudulent or unjustified chargebacks:

- full amount remains due
- additional costs and damages may be claimed

10. NO RIGHT OF WITHDRAWAL (CUSTOM PRODUCTS)

All personalized products are:

- custom-made
- based on personal data

Therefore:

no cancellation or refund rights apply

By purchasing, you expressly waive any right of withdrawal.

11. INTELLECTUAL PROPERTY & STRICT USE LICENSE

All Content remains property of Lindy.

You receive a:

- limited
- non-exclusive
- non-transferable license for personal use only

Strictly prohibited:

- copying
- sharing
- reselling
- training AI models on the content
- reverse engineering
- using commercially

Violation results in:

- minimum penalty of **3x purchase value**
- plus full damages

12. NON-COMPETITION & DERIVATIVE USE

The Client may not:

- create similar products
- use Content to offer services
- replicate structure, frameworks, or concepts

Burden of proof **lies with the Client.**

13. LIMITATION OF LIABILITY (MAXIMUM PROTECTION)

To the **fullest extent** permitted by law:

Lindy shall not be liable for:

- indirect damages
- emotional or psychological damage
- loss of income or profit
- business loss
- reputational damage
- decisions made by the Client

If liability is **legally** established:

- limited to amount paid
- maximum €500

14. INDEMNIFICATION

The Client agrees to **fully indemnify and hold harmless** Lindy against:

- claims from third parties
- damages resulting from use of Services
- misuse of Content

15. FORCE MAJEURE

Lindy is **not liable** for failure due to:

- illness
- pandemics
- war or unrest
- government actions
- technical failures
- third-party services

Obligations may be **suspended or terminated**.

16. TERMINATION

Lindy may terminate access at **any time** if:

- terms are violated
- misuse occurs
- continuation is unreasonable

No refunds are required.

17. PRIVACY & DATA USE

Client data is used solely for:

- delivering Services
- creating personalized products

Lindy processes data in accordance with applicable privacy laws (including GDPR).

The Client is responsible for providing correct data.

18. CONFIDENTIALITY

All information exchanged is confidential.

19. GOVERNING LAW & JURISDICTION

All Agreements are governed by the laws of England and Wales.

All disputes shall be exclusively submitted to UK courts.

20. LIMITATION PERIOD

Any claim must be brought within **one (1) year**.

21. SEVERABILITY

If any provision is invalid, the remainder remains in force.