# Terms of Use for Online Courses/Subscriptions

Effective Date: January 9, 2025

By accessing or subscribing to any online courses, subscriptions, or digital content offered by GRAV1TY (hereinafter, the "Service"), you agree to comply with the following terms and conditions (the "Terms"). If you do not agree to these Terms, you must not access or use the Service.

#### 1. Subscription and Access

1.1 **Subscription Grant:** Upon subscribing to any GRAV1TY subscription plan (such as GRAV1TY LITE or GRAV1TY PRO), you are granted a limited, non-exclusive, non-transferable, and revocable license to access and use the Service, including any workout plans, digital content, assessments, and tools (the "Content"), in accordance with the terms set forth herein.

1.2 Account Creation: You must create an account to access certain features of the Service. By creating an account, you agree to provide accurate, current, and complete information and to maintain the security of your login credentials. You are solely responsible for all activities under your account.

## 2. Payment Terms

2.1 **Subscription Fees:** By subscribing to the Service, you agree to pay the recurring subscription fee for the selected plan, as outlined at the time of purchase. Subscription fees are billed monthly, or on the billing cycle specified at the time of purchase.

2.2 **Payment Processing:** All payments for the Service will be processed by third-party payment processors, and you authorize GRAV1TY to charge the subscription fees to the payment method provided.

2.3 **Refunds:** All subscription fees are non-refundable except where required by applicable law. There will be no prorated refunds for any canceled subscriptions.

## **3. Content and Intellectual Property**

3.1 **Ownership:** All Content, including but not limited to workout plans, digital courses, assessments, videos, images, and text, is owned by GRAV1TY or its licensors and is protected by copyright, trademark, and other intellectual property laws.

3.2 License Restrictions: You are granted a personal, non-commercial, revocable license to use the Content for its intended purpose. You may not copy, modify, distribute, sell, or otherwise exploit the Content without prior written consent from GRAV1TY.

## 4. No Guarantee of Results

4.1 **Individual Results:** While GRAV1TY strives to provide quality services, individual results may vary. GRAV1TY makes no guarantees or representations regarding specific outcomes, such as fitness progress, weight loss, or any other health-related results. All results depend on individual effort, adherence to the program, lifestyle choices, and other factors outside GRAV1TY's control.

#### **5.** Termination and Cancellation

5.1 Termination by GRAV1TY: GRAV1TY reserves the right to suspend or terminate your access to the Service at any time, without notice, if you violate any provision of these Terms.
5.2 Cancellation by User: You may cancel your subscription at any time through your account settings. Cancellations must be submitted prior to the next billing date to avoid further charges. No refunds or prorated credits will be issued for partial months.

#### 6. Limitation of Liability

6.1 **Limitation of Liability:** To the fullest extent permitted by law, GRAV1TY shall not be liable for any indirect, incidental, special, consequential, or punitive damages arising out of or in connection with your use of the Service.

6.2 **Assumption of Risk:** You acknowledge that participation in fitness and wellness programs involves inherent risks, and you agree to assume full responsibility for any injury, health issue, or adverse condition arising from your use of the Service.