



Terms and Conditions

Sales

Our sales are classed as “business to business” and as such are covered by the consumer contracts act. We do not sell to individuals and you agree that upon purchasing, you are purchasing as a business. Our courses are released to the business purchasing at time of purchase.

Refunds

No refunds or exchanges will be accepted after purchase of your course. For further details, please see our refund policy. It is the responsibility of the person(s) purchasing a course with us that it is the course you are wanting prior to purchasing.

Insurance

We advise that you check with your insurance company prior to purchasing that they will cover you for the course you are wanting to complete. Our courses are accredited and insurable, however we cannot speak on behalf of individual insurance companies. No refunds will be granted due to you being unable to gain insurance.

Certificates

An electronic certificate will be sent to your email address upon successful completion of the assessment. If you require a hard copy, we provide this for £10. The hard copy is a laminated certificate and will be sent to your address.

Liability

We recommend that you practice on models to perfect the treatment you have learnt with us. It is the responsibility of the student to be confident and competent to carry out treatments on clients. It is the responsibility of the student to ensure they are fully insured to carry out any treatment.

Intellectual Property

Our manuals and course content are the intellectual property of EVO ACADEMY. Anyone found to be using our content without prior consent will be contacted immediately. While we make every effort to run courses as advertised, we reserve the right to change course content and assessment.