

Online Order Terms & Conditions

PROXIMITY TO PROFITS™ PURCHASES:

These terms and conditions relate to the purchase of Proximity to Profits (“P2P”) sold by Angelique Rewers Worldwide LLC (d/b/a The Corporate Agent) (herein referred to as “TCA”). Program purchaser herein referred to as “Participant”.

1) No Refunds. Due to the nature of this purchase and the immediate access to content, there are no refunds and the purchase is non-cancelable. Participant also strictly waives any rights to chargebacks for the purchase of the P2P Program.

2) Access to Materials. Access to P2P content and materials is contingent on the successful processing of payment, either Pay in Full or the first payment in a payment plan. If Participant elects the payment plan, continues access to the P2P content is contingent on the Participant’s account staying current with TCA. In the event that payments are missed, access to P2P will be removed immediately and reinstated upon successful payment.

3) Online Training Portal for Program Materials. Participant acknowledges that the materials related to the P2P Program are delivered electronically through TCA’s online training portal. Participant acknowledges that additional terms and conditions associated with accessing materials on the online training portal are relevant and are detailed within the online training portal.

4) Changes in Terms. TCA has the right at any time and without prior notice, at its sole discretion, to revise these terms and conditions or to impose new terms and conditions with respect to the P2P Program. Such revisions and additions shall be effective immediately upon notice thereof, which may be given by any means, including but not limited to posting the revised or additional terms and conditions on TCA’s web site. Participant is responsible for reviewing these terms and conditions periodically for any modification that may affect your rights or obligations hereunder. Participant agrees that they shall be deemed to be apprised of and bound by any modification by TCA to these terms and conditions. **ACCESSING PROGRAM MATERIALS BY PARTICIPANT AFTER NOTICE OF REVISIONS OR ADDITIONS TO THESE TERMS SHALL CONSTITUTE AND BE DEEMED TO BE YOUR AGREEMENT TO SUCH REVISIONS OR ADDITIONS.** No modification to these terms and conditions by any party other than TCA shall be valid or enforceable against TCA unless expressly agreed to by TCA in a writing signed by a duly authorized officer of TCA.