

Real Venture LLC – Refund Policy

Effective Date: April 16, 2026

Last Updated: April 16, 2026

This Refund Policy applies to purchases made from **Real Venture LLC** (“**Real Venture**,” “**Company**,” “**we**,” “**us**,” or “**our**”) unless a different written refund policy is expressly presented at the point of sale for a specific offer.

1. General Policy

Unless expressly stated otherwise in writing at the point of sale, **all sales are final and non-refundable** to the fullest extent permitted by law.

By purchasing from Real Venture, you understand and agree that you are purchasing access to educational, mentorship, coaching, training, digital materials, recordings, communities, templates, calls, software tools, and related resources. Real Venture does **not** guarantee earnings, profits, deal flow, closed transactions, financing, income replacement, or any specific result.

2. No Refunds Based on Results or Non-Participation

You agree that the following do **not** entitle you to a refund, partial refund, cancellation, credit, offset, or charge reversal unless Real Venture expressly agrees otherwise in writing:

- dissatisfaction with the Services;
- failure to achieve desired results;
- failure to earn money, close deals, obtain financing, or generate leads;
- failure to attend calls, complete assignments, use the materials, or participate fully;
- changes in your personal circumstances, finances, schedule, health, business plans, or market conditions;

- dissatisfaction with coaching style, pacing, presentation, feedback, or community experience; or
- a decision not to continue after purchase.

3. Scope of the Purchased Offer

Unless expressly included in the **specific offer you purchased** or separately confirmed by Real Venture in writing, your purchase does **not** include guaranteed buyer introductions, guaranteed deal disposition assistance, guaranteed contract participation, guaranteed closing support, guaranteed joint-venture participation, or other transaction-specific support.

Real Venture publicly markets and sells education and mentorship services. From time to time, after enrollment, certain clients may separately request additional review, introductions, collaboration, or transaction-specific support relating to a specific opportunity. Any such additional support, if offered at all, is discretionary, is not guaranteed, and may require separate review, approval, and a separate written agreement.

The absence of any such support, the denial of any such request, or dissatisfaction with whether such support was offered does **not** entitle you to a refund, cancellation, charge reversal, or release from your payment obligations.

4. Digital Access and Immediate Value

Many Real Venture offers provide immediate or near-immediate access to digital materials, recordings, templates, onboarding resources, community features, support resources, or scheduled calls. You acknowledge that access to such materials or resources may begin shortly after purchase and constitutes immediate value.

Once you have been granted access to digital content, onboarding materials, community features, or other components of the Services, your purchase remains subject to this Refund Policy unless an express written exception applies.

5. Payment Plans

If you select a payment plan, you remain responsible for the **full agreed purchase price** according to the installment schedule presented at checkout.

Your payment obligation is not canceled by non-use, partial use, dissatisfaction, lack of participation, failure to obtain any desired outcome, or your decision to stop using the Services.

If a scheduled payment fails, we may retry the payment method on file, suspend or revoke access to the Services, require an updated payment method, and pursue collection of unpaid balances to the extent permitted by law.

6. Billing Issues and Chargebacks

If you believe a billing error has occurred, you agree to contact Real Venture promptly at the contact information provided at checkout or in our Terms of Service and to make a good-faith effort to resolve the matter before initiating a chargeback or payment dispute.

If you initiate a chargeback or payment dispute in bad faith, or after clearly authorizing the transaction and receiving the benefit of access, onboarding, digital materials, calls, community access, or related Services, we reserve the right to submit evidence of your authorization, acceptance of the applicable terms, and usage history to the payment processor or financial institution, suspend or terminate access to the Services, and pursue recovery of amounts owed to the fullest extent permitted by law.

Nothing in this policy limits any non-waivable rights you may have under applicable law.

7. Program Removal or Access Restriction

If your access is suspended or terminated because of nonpayment, chargebacks, misuse of the Services, violation of the Terms of Service, disruptive conduct, unlawful activity, deceptive marketing claims, harassment, unauthorized sharing, or other conduct that creates legal or operational risk, you will not be entitled to a refund unless applicable law requires otherwise.

8. Written Exceptions Only

Any exception to this Refund Policy must be expressly confirmed in writing by Real Venture at the point of sale or in a separate written agreement authorized by Real Venture. Verbal statements by mentors, coaches, or team members do not modify this Refund Policy unless Real Venture later confirms the exception in writing.

9. Contact Information

Questions regarding billing or this Refund Policy should be directed to:

Real Venture LLC

Email: legal@realventure.io

You should have this Refund Policy reviewed by a licensed attorney familiar with your state's consumer protection, contract, digital commerce, advertising, real-estate-related licensing, and payment-processing laws before final publication.