

# Terms and Conditions - Shes Monetized

Last Updated: April 27, 2026

## 1. PARTIES & ACCEPTANCE OF TERMS

These Terms and Conditions ("Terms") constitute a binding agreement between **GTGR4L LLC**, a Florida Limited Liability Company (Document Number L25000033629), with its principal place of business at 7901 4th St N, Ste 300, St. Petersburg, FL 33702 ("Company," "we," "us," or "our"), and you, the purchaser ("Customer," "you," or "your"), in connection with the Shes Monetized™ program ("Program").

By purchasing the Program, you agree to be bound by these Terms. If you do not agree to these Terms, do not purchase or access our services.

## 2. PROGRAM DESCRIPTION

The Shes Monetized™ program includes:

- Access to the proprietary AI platform, Luma, for three (3) months, or as long as the offer remains active.
- Access to the Shes Monetized™ Course and Community for twelve (12) months, or as long as the offer remains active.
- Eight (8) weeks of live group coaching calls (the "Coaching Series"), as further described below.

### Live Coaching Call Schedule

Live group coaching calls are held on **Mondays and Thursdays**. Your eight (8) week Coaching Series begins on the **next scheduled Monday or Thursday call immediately following your enrollment/purchase date** (whichever falls first), and continues for eight (8) consecutive weeks thereafter.

For example, if you enroll on a Tuesday, your Coaching Series begins on the Thursday of that same week. If you enroll on a Friday, your Coaching Series begins on the following Monday. Calls missed by the Customer are not rescheduled, but recordings (where available) will be provided inside the Program portal.

Program content, schedule, live call frequency, and included bonuses may be updated, modified, or adjusted at the Company's sole discretion.

## 3. PAYMENT AND REFUND POLICY

### Payment Terms

- Full payment of the Program fee is due at time of purchase unless a payment plan is specifically arranged in writing.

- All prices are in USD and non-negotiable.
- Payment constitutes full acceptance of these Terms and commitment to participate.

### **Payment Plans**

- Payment plans are a **financial commitment for the full program price**, split into installments for your convenience.
- Payment plans are **not subscriptions** and **cannot be cancelled partway through**.
- If a payment plan installment fails, access to the Program will be suspended until the balance is resolved.
- You remain fully responsible for the total program fee regardless of whether you actively use the Program.

### **14-Day Action-Based Guarantee**

The Program is backed by a conditional, action-based refund guarantee. To qualify for a refund, you must complete **ALL** of the following within **fourteen (14) calendar days** of your purchase date:

- 1 Finish the Program curriculum.
- 2 Post a minimum of seven (7) times in the community.

If both conditions are met and you still don't feel the Program delivers more than you need, schedule and attend a resolution meeting with our Customer Success Manager — and we'll make it right. **No risk. Just results.**

If you remain unsatisfied after the resolution meeting, you may submit a refund request through our official Refund Request Form within **seven (7) calendar days** after the 14-day period ends (i.e., Days 15-21 from purchase).

**Refund requests that do not meet both conditions above will be denied. Partial completion does not qualify for a refund. Requests submitted outside the Day 15-21 window are not eligible.**

### **All Other Sales Are Final**

Outside of the 14-Day Action-Based Guarantee outlined above, **no refunds will be issued for any reason**, including but not limited to:

- Change of mind
- Inability to attend or participate
- Technical difficulties on your end
- Personal or financial circumstances
- Dissatisfaction with content that does not meet the guarantee criteria
- Claims of "not what I expected" outside of the refund window

- Failure to log in or engage with the Program

### **Chargeback Prevention**

By purchasing, you explicitly agree **not to initiate chargebacks, payment disputes, or reversals** without first completing the formal refund request process described above.

Any chargeback attempt that bypasses this process constitutes a breach of contract and theft of services. We reserve the right to pursue all available legal remedies, including but not limited to:

- Submission of full dispute evidence to the payment processor
- Recovery of attorney fees and collection costs
- Revocation of all program access with no refund
- Fraud referral to appropriate authorities
- Blacklisting from all future products and offers

## **4. INTELLECTUAL PROPERTY**

All Program materials, frameworks, AI tools, scripts, templates, videos, recordings, call transcripts, and content are the proprietary property of GTGR4L LLC.

You receive a limited, personal, non-transferable, non-exclusive license for individual use only. You may not:

- Share, distribute, resell, or sublicense any content
- Record, screenshot, or transcribe live calls for redistribution
- Use program materials to create competing products
- Post program content on social media, forums, or third-party platforms

Any violation will result in immediate revocation of access (without refund) and legal action for damages.

## **5. RESULTS DISCLAIMER**

**No income, follower growth, revenue, engagement, or business results are guaranteed.** The Program provides strategies, education, and tools - your results depend entirely on your own effort, execution, market conditions, audience, niche, and individual circumstances.

Testimonials, case studies, and success stories are examples of what is possible, not typical outcomes. Past results do not guarantee future results.

## **6. CONDUCT AND COMMUNITY STANDARDS**

By participating in the community, you agree to:

- Treat other members, coaches, and staff with respect

- Not harass, harm, defame, or engage in abusive behavior toward any member or staff
- Not promote competing products or services within the community
- Not share personal contact information of members without consent

Violation of these standards will result in removal from the community with no refund.

## 7. LIMITATION OF LIABILITY

The total liability of GTGR4L LLC is limited strictly to the amount you paid for the Program. We are not liable for indirect, consequential, incidental, special, or punitive damages, including but not limited to lost profits, lost business opportunities, or emotional distress.

You assume full responsibility for all business decisions, implementation, financial investments, and outcomes resulting from your participation in the Program.

## 8. DISPUTE RESOLUTION

All disputes arising from or relating to these Terms or the Program shall be resolved through **binding arbitration** in the State of Florida, United States, conducted by a single arbitrator.

- **No class actions are permitted.**
- You expressly waive the right to a jury trial.
- The prevailing party in any arbitration is entitled to recover attorney fees and costs.

## 9. GOVERNING LAW

These Terms are governed by the laws of the State of Florida, United States, without regard to its conflict of laws principles. The state and federal courts located in Pinellas County, Florida have exclusive jurisdiction for any legal matters not subject to arbitration.

## 10. MODIFICATIONS

We reserve the right to modify these Terms at any time. Continued use of the Program after modification constitutes acceptance of the updated Terms.

## 11. ACKNOWLEDGMENT

By completing your purchase, you confirm that you:

- 1 Have read, understood, and agree to these Terms in their entirety.
- 2 Understand that the refund policy is limited to the specific conditions outlined in Section 3.
- 3 Accept all associated legal and financial obligations.
- 4 Waive any reliance on verbal representations, marketing statements, or sales-call promises that are not explicitly contained in these written Terms.

**Electronic acceptance has the same legal effect as a handwritten signature.**

This Agreement is entered into with **GTGR4L LLC**, a Florida Limited Liability Company.