



## USER AGREEMENT

Please be advised that purchase of Single Mom University curriculum from The Life of a Single Mom (“TLSM”) affords the privilege of Purchaser to have limited use of the platform as detailed below:

At Single Mom University, we value your time. That’s why we’ve selected only the best instructors for our classrooms. Each class is unique to the Single Mom University platform and cannot be accessed anywhere else. Each classroom contains video lectures, quizzes to ascertain retention of knowledge, homework for reinforced learning, and additional resources for ongoing learning in subject matter. A passrate of 80% is required.

Student’s dashboard shall give insight on passed and attempted classes, as well as available classes. Chat room is also available for additional student engagement. Completion certificates for each class may be optionally downloaded for personal records.

Graduation of Single Mom University requires an 80% passrate on a minimum of 80% of available courses at time of enrollment.

This User Agreement (the “Agreement”) is entered into effective upon purchase by purchaser and between The Life of Single Mom, with its principle place of business at 12015 Justice Ave., Baton Rouge, LA 70816 , and the Purchaser (collectively, the “Parties,” and individually, a “Party”).

WHEREAS, Purchaser wishes to obtain use of Single Mom University classes solely for use in connection with online life skills classes. (“Limited Use”), and TLSM is willing to grant use, subject to the terms and conditions set forth below.

NOW THEREFORE, in consideration of the mutual promises contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, TLSM and Purchaser, intending to be legally bound, agree as follows:

1. Grant of Use. TLSM hereby grants to Purchaser user of online classes for such time that has been paid for and agreed upon through purchase. Use is intended only for the purpose of life skills education and is non-transferrable to any other party, including but not limited to print materials, video links, and other materials.

2. Financial Policy. Purchaser may pay online for access to Single Mom University with the option to auto-renew. Student may cancel at any time. No refunds will be issued once a student has gained access to the content. If at any time and for any reason a student's payment method is revoked or rejected, access to Single Mom University classes will likewise be revoked, until such time that payment is made. The student is also reminded that no duplication of program content is permitted for any reason. Technical issues shall not constitute a refund. In the event that the website is down or non-functioning, TLSM will extend use of the platform by the number of days program was unavailable. No refunds will be issued. Non-use of program by Purchaser does not constitute a refund.

3. No Contest. Licensee agrees it shall not during the Term of this Agreement or at any time thereafter, dispute or contest, directly or indirectly, or otherwise attack Licensor's ownership of the Mark or Licensed Materials, or attack the validity of the Mark, or any registrations or applications for registration thereof, or otherwise challenge rights of ownership and control in the Mark by Licensor, nor do any act which in any way impairs or tends to impair Licensor's exclusive rights and title therein or the validity thereof, and Licensee shall not assist others in so doing.

4. Disclaimer of Warranties. TLSM make no warranties with respect to Single Mom University Materials, other than that TLSM owns the Single Mom University Mark .

5. Term and Termination. This Agreement shall expire in the event of nonpayment of student fee or expiration of current student term. Upon expiration of this Agreement, Purchaser shall immediately cease all uses of Single Mom University Materials. TLSM may, by written notice of default to the other Party, terminate this Agreement, (i) if Purchaser materially breaches this Agreement; or (ii) immediately following Purchaser's failure to resolve the suspension of business, insolvency, institution of bankruptcy, liquidation proceedings, by or against TLSM's appointment of a trustee or receiver.

6. Indemnification. Purchaser shall indemnify and hold harmless TLSM for, from and against all claims, costs, expenses, losses and damages (including without limitation reasonable attorneys' fees and disbursements) which TLSM incurs as of the result of Purchaser's use of the Single Mom University Materials for any purpose.

7. Confidentiality. The Parties shall hold the terms of this Agreement confidential.

8. Ownership. TLSM reserves all rights not expressly granted to Purchaser in this Agreement. TLSM retains all title, interest and ownership of the Single Mom University Materials and Trademark. Purchaser agrees that all uses of Single Mom University shall inure to the benefit of TLSM. Purchaser further acknowledges and agrees that any intellectual property rights and related goodwill in Single Mom University Materials that may accrue in connection with this purchase and/or use shall inure to the benefit of TLSM. Nor shall purchaser use the materials in any manner that are derogatory to and/or critical of TLSM.

9. General Provisions.

9.1 This Agreement, and the rights, duties and obligations hereunder, shall apply throughout the United States.

9.2 This Agreement shall be governed by, construed and interpreted in accordance with, the laws of the State of Louisiana.

9.3 The Parties agree that if any sentence, paragraph, clause, or combination of the Agreement is or becomes in violation of any applicable law or regulation or is unenforceable or void for any reason, such sentence, paragraph, clause or combination thereof shall be inoperative, and the remainder of the Agreement shall remain binding upon the Parties, to the extent consistent with the overall intention of the Parties.

9.4 The Parties shall have no authority to obligate or bind the other in any respect, and no agency, partnership, franchise, joint venture or employment relationship is intended or created by this Agreement. Neither Party shall make any warranties or representations on behalf of the other Party.

9.5 This Agreement is personal to Purchaser and shall not be transferred or assigned to any third party or successor without prior written approval of TLSM.

9.6 This Agreement sets forth the entire understanding and agreement of the Parties, and supersedes any and all oral or written agreements or understandings between the Parties, as to the subject matter of the Agreement. This Agreement may be changed only by a writing signed by both Parties. The waiver of a breach of any provision of this Agreement will not operate or be interpreted as a waiver of any other or subsequent breach.

The Licensee accepts all terms incorporated herein by checking designated box at the bottom of the webpage as of the Effective Date.