



LION FORTY FOUR - TERMS AND CONDITIONS

1. Agreement

These terms and conditions form the basis of the legal agreement under which Lion Forty Four (including lion44.co.uk and Lion44), will supply you goods, products and Services that you have ordered from us and we have agreed to supply you.

2. Payment

We accept the following payment methods

- UK Cheques
- Bankers Draft
- UK £ Sterling cash
- International bank transfers and internet bank transfers (BACS)

Returned cheques will be subject to all incurred service charges and costs associated with. All bank charges for transfers are responsibility of the customer.

3. VAT

Lion Forty Four is not VAT registered and so all quotes, prices & charges are VAT free.

4. Terms of Payment

- a. All quotes need to be accepted in writing by the recipient for Coaching Services either by mail or email.
- b. Coaching Services
For invoices £100 and more, under normal circumstances, Lion Forty Four requires a non-refundable deposit of 40% of the total cost before coaching services will commence, with the remaining 60% to be paid prior to the final session. Lion Forty Four reserves the right to withhold Services if payment in full has not been made. Lion Forty Four reserves the right to ask customers with a poor credit history to pay in advance and in full for the services.

For invoices of less than £100 full payment in advance is required one week prior to the start of the coaching.

- c. Products from Lion44.co.uk,
For all purchases made from Lion44.co.uk, 100% of payment is required in advance in accordance with any quotation provided (by email) or price displayed. Refunds are provided in accordance with section of this document.
 - d. Tournaments and Youth Academy.
Tournament team entry fees and payment for places on the Youth Academy are required to be made in full prior to the event. Refunds are provided in accordance with section of this document.
5. Variations to Agreement.
Variations after the quote has been accepted may be subject to surcharges. Variations need to be outlined by the client in writing (normally by email) and if agreed confirmation of the variations will be given in writing by Lion Forty Four (normally by email). Variations may not affect the due payment date for invoiced services.

6. Re-Sale

Lion Forty Four products and services are sold to the customer on the express condition that the customer will not sell or supply such goods to any person, company or corporate whatsoever for re-sale by such person, company or corporation.

7. Refunds

- i) Coaching Services.
A full refund will be provided if the service is cancelled more than 28 days prior to the service commencing less the deposit (40%) and any incurred expenses. If within 28 day of commandment 50% of the total cost or the relevant % of undelivered services will be refunded, whichever is smaller, less any expenses incurred.
- ii) Products.
No refund is available for electronic or virtual products as they may not be returned. Physical products will be refunded if returned with original packaging within 28 days of purchase



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iii) Tournaments & Youth Academy.

A full refund will be provided if a team or individual withdraws more than 28 days prior to the event commencing. Any refund within 28 days of the event commencing may be given at Lion Forty Four's discretion.

8. Intellectual Property Rights

All copyrights, trademarks, patents and other industrial or intellectual property that are produced by Lion Forty Four or as a result of Lion Forty Four remains the property Lion Forty Four and must not be reproduced, used or exploited in any manner whatsoever.

9. General

A supply agreement shall be governed by the Laws of England and shall be subject to the exclusive jurisdiction of the English Courts of Law. A working day is Monday to Friday except Good Friday, Easter Monday, Christmas Day and any statutory bank or public holiday.

Both parties agree that these terms and conditions strike a reasonable balance between our respective interests. If any of these terms and conditions shall be invalid or unenforceable for any reason then that shall not effect the validity of the remainder of these terms and conditions that will remain in full force and effect but as if any such invalid or unenforceable term or condition had never formed part of it.