

Terms & conditions

Terms and conditions of this site use and membership – for all male members with Supreme Dreams Limited trading name as Supremekings.com & Supreme Kings

Please Read Carefully

Welcome to Supremekings.com (the website, hereby known as us, our, Us, Supreme kings, supremekings.com) an introductory service for men, acting as a bridge between members and Chosen potential organizations, companies and or/companies and selected women hereby known as the User who may potentially use your services. By using our site you indicate that you accept these terms of use and that you agree to abide by them. If you do not agree to these terms of use, please refrain from using our site.

Once you have completed your online membership procedure – giving true and accurate personal information for your profile and making the annual fee payment, your membership has been activated you have entered into a legally binding contract for the provision of the services specified on your profile, agreed by you, your details can then be accessed by users looking to employ men to provide the Services offered on this Website (users).

1. ELIGIBILITY

1.1 You must be eighteen (18) years of age or over to register and apply for membership of supremekings.com or use this Website or read any of the content. By using this Website, you represent and warrant that you have the right, authority and capacity to enter into this Agreement and to abide by the terms and conditions of this Agreement at all times in all jurisdictions. The services provided herein are for the personal use of individual members only and may not be used in connection with any commercial endeavors or gains, whether for profit or not. Only selected Supreme Kings Organizations, companies, /or businesses and women may become users and use the Services provided by the members for any purpose stated in this agreement (Supreme Kings can not be held responsible for any activity or interaction between the member and the user that occurs at any time after the user agrees to give the member their contact details). These selected organizations, companies and or/businesses and women are ones that have an agreement to view the profiles and may potentially use the services stated in any capacity agreed by the member and User,, Supreme kings limited take no responsibility for any services provided or contracts agreed between members & users or any contact made between the Member and User.

1.2 You are not permitted to register or join this Website, if you have (or subsequently acquire) any criminal convictions in any country (excluding driving offences and minor offences) or have any history of, or develop any, mental illness. Any criminal Offence in any country relating to Violence or anything sexual in nature will breach the terms & conditions. Any failure to comply with this term will result in the immediate withdrawal of access and no refund will be issued.

1.3 By accepting these conditions by Supreme Dreams limited trading as Supremekings.com you warrant and represent to us that:

1.3.1 You have not been convicted of any offence relating to violence or sexual offences and/or any offence under the Protection from Harassment Act 1997 (or under any statutory enactment replacing and/or amending such Act or any other equivalent conviction in another jurisdiction); and/or

1.3.2 You have not been subject to any injunction or any order to pay damages under the Protection from Harassment Act 1997 (or under any statutory enactment replacing and/or amending such Act or any other equivalent conviction in another jurisdiction).

1.3.3 If you are not able or not willing to abide by the terms of this Agreement and give the warranties and representations set out in clause 5.10 below you will not attempt to register with

this site or use the site in anyway.

1.3.4 You are in good health and will disclose on first verbal contact with the user or on request whether you are HIV positive and/or carrying the HIV virus or other sexually transmitted or other contagious disease, virus, infection or illness.

2. CONTACT DETAILS AND CONTRACTING PARTY

2.1 This site is owned, run and administered by Supreme Dreams Limited trading as supremekings.com, whose address is Office 93, 5 Ebury Bridge Road, London, SW1W 8QX and who is the contracting party to this Agreement. You can contact Supreme Kings at this address in relation to your membership or potential membership.

3. MEMBERSHIP AND SUBSCRIPTION

3.1 The membership price package to join and have your details available for access on this Website for the provision of the Services agreed by yourself are as shown on the **www.supremekings.com/portfolios. page** on the Website and these may be varied from time to time at our discretion. Notice of any increase in fees will be given prior to the increase taking place.

3.2. To register and have your details made available on the Website, you are required to complete the registration form available on this site and supply your name, email address and all details required on the Registration Form together with confirmation of the annual membership, payment for the membership to become a member can be made on our website. Once Payment has been made your profile will be made live and you will receive an email of confirmation of payment and email stating your profile will be live for the 12 months duration unless termination is made by supreme kings or if you choose to cancel your membership.

3.4 All prices are inclusive of any applicable VAT and any details given in relation to exchange rates are approximate only and may vary from time to time.

3.5 Without prejudice to your Cancellation Rights as set out in paragraph 4 below, all monies paid by you to Us are non-refundable in the event of cancellation and/or termination of this Agreement by either party.

4. CANCELLATION RIGHTS

4.1 This Agreement shall be deemed to commence as from the date that the appropriate payment was made by you (or on your behalf)

4.2 Pursuant to the Consumer Protection (Distant Selling) Regulations 2000 (the Regulations), you are entitled to cancel this Agreement within 7 days as from the Commencement Date (the Cooling Off Period). In the event you wish to cancel within the Cooling Off Period, you must send Us written Notice, to be received by Us within the Cooling Off Period, as follows:

a. by letter (signed by yourself) addressed to Supreme Dreams Limited, Office 93, 5 Ebury Bridge Road, London, SW1W 8QX

4.3 PLEASE NOTE that if you choose to become a member and choose to enter the Web site and use the Website's services within the Cooling Off Period, you are agreeing to commence with the Services immediately and you thereby waive any right to cancel the Services or this Agreement under the Regulations, even if a signed letter of cancellation has been received.

4.4. You may terminate your membership at any time, for any reason, effective upon receipt by us of your written or email notice of termination to the details given above. In the event of such termination no refund of monies paid will be given.

4.5. We are entitled to terminate your membership forthwith and your access to the Service in the event that you are in breach of any term of this Agreement. Notice of termination will be sent to you at the email address you provide in your application for membership or such other email address that you may have later provided. In the event of termination pursuant to this clause, no refund will be given. Our right to terminate this Agreement shall include, but not be limited to:

4.5.2 You fail to provide Us within the specified time limit requested by Us with sufficient & true information to enable Us to determine the accuracy and/or validity and honesty of any information provided by you to us;

4.5.3 In our reasonable opinion, any information supplied or posted by You is damaging or potentially damaging to the interests of our business or any of our users or other members of the site, this is either on the website supremekings.com or publicly shared and seen by us or any one with an interest with supreme kings – supreme dreams limited.

4.5.4 In the event that you become convicted of a criminal offence or are subject to any charge, arrest or accusation of disreputable conduct, which may, in our reasonable opinion, jeopardize the good name of our business or may potentially be of concern to other users of the Web Site.

4.5.4 We receive a complaint or complaint(s) from other members or users about yourself, which we are entitled to act on entirely with our sole discretion and without the obligation to contact, or verify information with, you;

4.5.6 Should you be diagnosed or receive treatment for any form of mental illness or if reasonable information is received stating you have current or previous mental illness problems.

4.6 We reserve the right to make changes to the Web Site and/or the Services from time to time and alter items on your profile page without prior notice.

5. DESCRIPTION OF SERVICES AND OPERATION OF Supreme kings WEBSITE

5.1 Supremekings.com introduce male professionals who are members who are willing to offer their services which is solely agreed by the member and not supremekings.com to potential users. As a one-stop solution to a variety of needs, supremekings.com is committed to putting independent male members in touch with interested potential users but there is no guarantee that any work will become available to members.

5.2 To become a member, you are required to honestly and accurately provide, in adequate detail, all of the information requested on the Registration Form. On becoming a member, we will compile and advertise your profile on the Website to selected users and all information that we consider necessary in our absolute discretion and can be changed with notice given to you by email after changes have been made. For the avoidance of doubt we make no representation, promise, warranty or guarantee that you will receive work from the Website or that any user will view your profile/personal details or take any interest in your profile, we make no representation, promise, warranty or guarantee that you the member will make any money in any form from subscribing to supremekings.com.

5.3 You are required to update us at any time your details change. We shall not be liable for any consequences of you failing to keep your details and profile up to date and you not informing us immediately of any changes immediately. We shall be entitled to terminate this Agreement in the event that you fail to supply us with the changes or with reasonable doubt that honest information has not been given to us. We reserve the right to review your profile at any point and to amend and/or delete it if we, in our sole discretion, think that it should be amended and/or deleted.

5.4 In the event that a user wishes to make contact with you, that user will contact us and provide their basic details, together with the relevant Services they require. On receipt and confirmation of this request and information, we will pass this on to you at the email address you provided on your Registration Form or such other email address as you may have later provided. As soon as is reasonably practical, and within 10 days from receipt of this request from the potential user,

you are required to inform Us if you wish to make Contact with the user, if you do not inform us that you would like to make contact with the user we shall be at liberty to inform the user you are not available. If a user for a possible escort service contacts supremekings.com with the provisions of using an escorts services, supremekings.com will pass on the users number directly to the member after sending an email confirmation of a possible booking. Money exchanged in legal adult personal services offered on supremekings.com is simply for time and companionship and services agreed between the member and the user therefore supremekings.com do not condone or agree to anything apart from advertising personal profiles for services offered by a member to the user that are non-sexual in content.

5.5 If you agree to be contacted by the user, we will pass your contact details that you provided in the registration or updated at a later date to that user. You are not permitted to contact the user until they have contacted you first and if they have given their permission for you to contact them, nor will you be given the details to contact the user by us at any stage.

5.6 In the event the user contacts you, you may agree the terms for the provision of any Services as you think fit, such as price, time, dates etc. All terms and conditions of any contract between yourself and any user are to be agreed solely between yourself and that user . We make no representation or warranty as to the suitability or sincerity of the user or member or either of their ability to perform any part of a Contract. You agree to let the user contact you entirely at your own risk and no responsibility to Supreme Kings or Supreme Dreams Ltd.

YOUR PROFILE

5.7 You acknowledge that users will be able to view your profile at any point.

5.8 We may copy and/or reproduce any information supplied by you to use or on the Website in any form and in any manner we wish with out no notice to you. Such alterations, enhancements, improvements or developments of or to the specifications of the service can be done without prior consent an email informing you of the changes may be sent after alterations, enhancements, improvements or developments have taken place but it is not mandatory for supreme kings to notify you of this.

5.9 If you post and/or disclose to users any confidential or sensitive or financial information about yourself then you do so entirely at your own risk.

5.10 You warrant and represent to us that all information posted by you:

- a. is accurate, true, honest, complete and is not misleading to any party; and
- b. Will be regularly updated by you in good time so that it remains accurate, true, complete and not misleading to any party.

6. YOUR USE OF THE WEBSITE AND CONTENT POSTED ON THE WEBSITE

6.1. Illegal and/or unauthorized uses of the Website, including collecting usernames and/or email addresses of members by electronic or other means for the purpose of sending unsolicited email and unauthorized framing of or linking to the Website are strictly prohibited. Any such use will be investigated and reported to the relevant authority if appropriate and is deemed unethical. In the event of such use, we shall be entitled to terminate this Agreement immediately without refund.

6.2 You are not permitted to supply, post or transmit any content (including emails or photos) via this Web-Site or related web information that in our sole judgment violates this Agreement or which might be offensive, illegal, or that might violate the rights, harm, or threaten the safety of other users or the public.

6.3 You are solely responsible for the content that you publish, transmit or display via the

Website, or transmit to other members. You hereby agree to fully indemnify us for any liability, cost or expense incurred by us in respect of such content.

6.4 We are entitled to investigate and revoke a person's membership if a member has misused the Website service, or behaved in a way which could be regarded as inappropriate or whose conduct is unlawful or illegal, to include but be limited to the following:

- a. harassing or advocating the harassment of another person;
- b. transmitting "junk mail", "chain letters," or unsolicited mass mailing or "spamming";
- c. promotes information that you know is false, misleading or promotes illegal activities or conduct that is abusive, threatening, obscene, defamatory or libelous;
- d. contains restricted or password only access pages, or hidden pages or images (those not linked to or from another accessible page);
- e. provides instructional information about illegal activities such as the supply of controlled substances, violating someone's privacy, or providing or creating computer viruses;
- f. solicits passwords or personally identifying information for commercial or unlawful purposes from other users; and
- g. engages in commercial activities and/or sales without our prior written consent such as contests, sweepstakes, barter, advertising, and pyramid schemes.

MEMBER'S OBLIGATIONS

6.5 you must use the Website service at all times and in a manner consistent with any and all applicable laws and regulations.

You the member must not bring Supreme dreams limited or supremekings.com into disrepute.

6.6 You are not permitted to:

6.6.1 Post your personal details such as your telephone number, address and/or e-mail address or URL in your profile or any other information elsewhere which would allow users to contact you directly or indirectly through third parties;

6.6.2 transmit and/or post information, pictures and/or any other material which breaches, infringes, violates and/or is contrary to any and all law, by-law, statute and/or regulation or any other parties' rights in (including but not limited to intellectual property rights and/or privacy rights);

6.6.3 use the Website or your profile to promote another site, service and/or business or person in any way including but not limited to posting any personal e-mail addresses URL's and/or other personal telephone numbers via the site – All are strictly prohibited;

6.6.4 solicit other members' or users business, buy or sell products through the Website or related website or anything associated or mentioned with supremekings.com or supreme kings limited;

6.6.5 attempt to gain unauthorized access to any information available on the Website or to any of the networks used in providing the Website's services;

6.6.6 post and/or reproduce in any way any information and/or material in which the intellectual property rights belong to the Website or another party without first obtaining the prior consent of the owner of such rights;

6.6.7 copy, in whole or in part any of the information on the Website (including, but not limited to any information contained in other members profiles) other than for the purposes contemplated in this Agreement;

6.6.8 in any way assign, transfer, part with and/or authorize any other person to use, your membership, profile or information associated with this site;

6.6.9 transmit and/or Post and/or email to another member or user any information, pictures and/or any other material, which in the opinion of the site administrator is sexually explicit, racist, abusive, threatening, sexually suggestive, libelous and/or obscene; and/or

6.6.10 transmit and/or post and/or email to another member potential member any information, pictures and/or any other material, which in the reasonable opinion of the site administrator is capable of offending other users, political and/or religious beliefs.

6.7 You are not permitted to introduce any individual introduced to you by us, to any other person, organization or business, with the view to, or understanding that, that person, organization or business will or may enter into a commercial transaction with that individual for the provision of any of the Services or other services offered by this Website.

6.8 You agree not to reproduce, duplicate, copy, sell, resell or exploit for any commercial purposes or gaining, any portion of the Website or the Services, use of the Services, or access to the Services.

7. DISCLAIMER

YOU EXPRESSLY AND OPENLY ACKNOWLEDGE AND AGREE THAT:

7.1. YOUR USE OF THE WEBSITE AND THE SERVICES MENTIONED ON THE SITE AND SELECTED AND AGREED BY YOU IS AT YOUR SOLE RISK. THE WEBSITE AND SERVICES MENTIONED ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS AGREED BY YOU. TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, WE COMPLETELY EXPRESSLY DISCLAIM ALL WARRANTIES, CONDITIONS AND OTHER TERMS OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO ANY IMPLIED TERM OF MERCHANTABILITY, SATISFACTORY QUALITY, FITNESS FOR A PARTICULAR PURPOSE, AND ANY TERM AS TO THE PROVISION OF SERVICES TO A STANDARD OF REASONABLE CARE AND SKILL AND RESPONSIBILITY.

7.2. WE MAKE NO WARRANTY OR REPRESENTATION THAT (i) THE WEBSITE OR SERVICES OR MEMBERSHIP WILL MEET YOUR REQUIREMENTS, (ii) THE WEBSITE AND/OR SERVICES WILL BE UNINTERRUPTED, TIMELY, SECURE, OR ERROR-FREE, (iii) THE RESULTS THAT MAY BE OBTAINED FROM THE USE OF THE WEBSITE WILL BE ACCURATE OR RELIABLE, (iv) THE QUALITY OF ANY SERVICES, INFORMATION, OR OTHER MATERIAL OBTAINED BY YOU THROUGH THIS WEBSITE OR THE SERVICES WILL MEET YOUR EXPECTATIONS, AND (V) ANY ERRORS WILL BE CORRECTED.

7.3 ANY MATERIAL DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF THE WEBSITE AND/OR THE SERVICES IS DONE AT YOUR OWN RESPONSIBILITY AND DISCRETION AND RISK AND THAT YOU WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGE OR LOSS ARISING THEREFROM.

7.4 WE MAKE NO GUARANTEE THAT ANY ADVERTISING WILL BE SEEN IN THE MAGAZINES – SHOWN AND LISTED. WE DO ADVERTISE SUPREME KINGS REGULARLY BUT THE USERS AND ADVERTISERS SHOWN ON THE ADVERTISING AND AFFILIATES PAGES ARE FOR MARKETING USE ONLY AND THERE MAY BE AD'S POSTED IN THEM IN THE FUTURE BUT THERE IS NO GUARANTEE OR CONFIRMATION THAT THIS WILL TAKE PLACE.

7.5. NO ADVICE OR INFORMATION, WHETHER ORAL OR WRITTEN, OBTAINED BY YOU FROM US OR THROUGH OR FROM THE WEBSITE OR OVER THE PHONE SHALL CREATE ANY WARRANTY OR OTHER OBLIGATION NOT EXPRESSLY STATED IN THESE TERMS AND CONDITIONS.

Further and for the avoidance of any doubt:

7.5 We do not warrant that any of the information and/or material provided in the Website or pursuant to the Services is accurate and true.

7.6 We do not provide any warranty in respect of the Website or Services, results or availability of the Services offered or requested nor do we provide warranty for any profits from the site to the members. For the avoidance of doubt, we shall not be liable in the event you receive no request from users or if users do not view your profile. Supremekings.com will promote & advertise members to Chosen users mentioned by form of email, letters and other media forms but there is no guarantee, promise or agreement that the member's profile will be used or any of the services used. Supreme kings does not guarantee the number and frequency of bookings, this will depend purely on demand and the appeal of the members profile to users. Supreme kings cannot be held responsible for no further action or interest in the member or his profile after payment has been made for the membership subscription.

7.7 Information provided by all users on this Website is as provided by those individuals and all user information is kept private and only the name mentioned. We make no representation or warranty that any such information contained in any profile is necessarily correct and accurate.

7.8 We do not verify or check that the information provided by users is correct and/or are not misleading. We make no representation or warranty that the information contained in any user mentioned is accurate. Accordingly, your reliance on such information is entirely at your own risk and no responsibility is accepted by the site for any information provided from a third party.

7.9 In the event you arrange any meetings with any person introduced to you by us, you do so at your own risk. You should take all such precautions and preparations, as you consider necessary to ensure your own safety.

7.10 You are solely responsible for your interactions with the users provided by this Website. We reserve the right, but have no obligation, to monitor disputes between you and any one introduced to you by us and we will have no communication regarding any dispute sent to us nor will we reply.

8. LIMITATIONS ON LIABILITY

8.1 YOU EXPRESSLY ACKNOWLEDGE AND AGREE THAT WE SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES, INCLUDING BUT NOT LIMITED TO, DAMAGES FOR LOSS OF PROFITS, GOODWILL, USE, DATA OR OTHER INTANGIBLE LOSSES (EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES), RESULTING FROM: (i) THE USE OR THE INABILITY TO USE THE WEBSITE OR OF ITS SERVICES OR USERS; (ii) THE COST OF PROCUREMENT OF SUBSTITUTE SERVICES RESULTING FROM ANY SERVICES OR USERS OBTAINED OR MESSAGES RECEIVED OR TRANSACTIONS ENTERED INTO THROUGH OR FROM THIS WEBSITE AND ITS USERS; (iii) STATEMENTS OR CONDUCT OF ANY INDIVIDUAL SUPPLYING ANY OF THE SERVICES OR USERS; OR (v) ANY OTHER MATTER RELATING TO THIS WEBSITE OR THE SERVICES OR USERS.

Further, and for the avoidance of doubt:

8.2 We shall have no liability for any defect in the service provided by the Website however caused.

8.3 We shall not be liable for any loss, harm or damage suffered by you in any form or way however caused in the event you have failed to pay any outstanding monies have not been paid in full by the due date for payment by user or any person related to or used by the website.

8.4 We shall not be liable for any loss, harm or damage suffered by you as a result of your reliance on any information and/or other material provided in any user information or posted on the Website.

8.5 We shall not be liable for any loss, harm or damage suffered by you as a result of any use or unauthorized misuse of information and/or other material posted by you or the user on the Website and/or to any individual introduced to you by us or by the website or supreme dreams limited or supremekings.com.

8.6 Each of the limitations and/or exclusions in this Agreement shall be deemed to be repeated and apply as a separate provision for each of:

- a. Liability for breach of contract;
- b. Liability in tort (including negligence); and
- c. Liability for breach of statutory duty;

8.7 We shall have no liability to you for any delay in performance of the Website service or the Services and/or any other matters to the extent that such events and/or matters are due to any events outside our reasonable control including but not limited to acts of God, war, flood, fire, labor disputes, strikes, lock-outs, riots, civil commotion, malicious damage, explosion, governmental actions and any other similar events.

8.8 We shall have no liability to you for any conduct of any person introduced to you by us. All meetings are made entirely at your own risk. You should take all such precautions, as you consider necessary to ensure your own safety.

8.9 Nothing in this Agreement shall exclude or limit our liability for death or personal injury due to negligence or any liability which is due to fraud or any other liability which we are not permitted to exclude or limit as a matter of law.

9. INDEMNITY

9.1 You agree to indemnify and keep indemnified us against any and all losses, proceedings, lost profits, damages, awards, expenses, costs (including increased administration costs and legal costs on a full indemnity basis), claims, actions and any other losses and/or liabilities suffered by Us and arising from and/or relating to your use of this Website and/or the Services and/or arising from or due to any claim or breach of the terms of this Agreement or any tortious act and/or omission and/or any breach of statutory duty by you.

9.2 In the event that you have any claim or action against any user or individual arising from your use of the Website or the Services, you agree to pursue such claim or action independently of and without any demands from us, and you release us from all claims, liability and damages, arising from or in any way connected to the claim or action.

10. PRIVACY

10.1 Use of the Website and/or the Services is also governed by our Privacy Policy.

11. PROPRIETARY INFORMATION

11.1 This Website contains information that is proprietary to our partners, our members and us. You may not modify, post, distribute or reproduce in any way any copyrighted material, trademarks or other proprietary information without having first received the express written permission of the owner of such information.

12. MODIFICATIONS OF THIS AGREEMENT

12.1 We may alter or amend our terms and conditions upon giving reasonable after such amendments take effect. If upon receiving any notice, if you do not wish to continue with this

Agreement, you may terminate it upon giving us notice, such notice to take effect upon the earlier of our receipt of your notice or the date upon which the amended terms and conditions would otherwise have taken effect. You will be deemed to have accepted any alteration and/or amendment if you continue to use the Service after the relevant period of notice has expired. If notice is given for termination no refund will be given to members.

13. GENERAL

13.1 all third party rights are excluded and no third parties shall have any right to enforce this Agreement at any time.

13.2 No waiver by us of any breach of this Agreement shall be considered as a waiver of any subsequent breach of the same provision or any other provision mentioned or agreed.

13.3 This Agreement contains the entire agreement between you the member and us. If any provision of this Agreement is held by any competent authority to be invalid or unenforceable in whole or in part the validity of the other provisions of this Agreement and the remainder of the affected provision shall be unaffected and shall remain in full force and effect.

13.4 This Agreement is governed by and interpreted in accordance with English law and the parties agree to submit to the non-exclusive jurisdiction of the English courts.

13.5 Money exchanged in legal adult personal services offered on supremekings.com is simply for time and companionship and services agreed between the member and the user therefore supremekings.com do not condone or agree to anything apart from advertising personal profiles for services offered by a member and supremekings.com nor Supreme Dreams Limited cannot be held accountable for any services or money transferred between any parties. Anything else that takes place is a matter of personal choice between two or more consulting adults of legal age who have an agreement/ contract outside of an agreement with supremekings.com and we cannot be held accountable. Anything implied or inferred within these pages is not to be taken as inducement for payment for anything other than time and service agreed by two separate parties.

13.6 Nothing in the agreement creates a partnership, or the relationship of employer and employee between the parties' member and user nor member and website nor website and user.

13.7 We Supreme kings stress that in no way shall we be responsible for any incident in any form whatsoever which may occur with a member, user or both. Both the member and the user are responsible for their own actions at all during the agreed meeting. It is the responsibility of the member to propose a safe place to meet the user.

13.8 for your convenience the membership is automatically re-billed at the end of each membership period which is annual. You are able to cancel your membership at any point by emailing us and your membership and billing will be cancelled with immediate effect.

14. INTELLECTUAL PROPERTY

14.1 We are the owner or the licensee of all intellectual property rights in our site, and in the material published on it. Those works are protected by copyright laws and treaties around the world. All such rights are reserved.

14.2 You may print off one copy, and may download extracts, of any page(s) from our site for your personal reference and you may draw the attention of others within your organisation to material posted on our site.

14.3 You must not modify the paper or digital copies of any materials you have printed off or downloaded in any way, and you must not use any illustrations, photographs, video or audio sequences or any graphics separately from any accompanying text.

14.4 Our status (and that of any identified contributors) as the authors of material on our site must always be acknowledged.

14.5 You must not use any part of the materials on our site for commercial purposes without obtaining a licence to do so from us or our licensors.

14.6 If you print off, copy or download any part of our site in breach of these terms of use, your right to use our site will cease immediately and you must, at our option, return or destroy any copies of the materials you have made.

SUPREME DREAMS LIMITED & supremekings.com