

By creating an account or participating in any Spirit School courses, events and gatherings I acknowledge that all sales are final and that the material is copyrighted and for my personal use only.

I agree to the following Spirit School Student Agreement

Spirit School Student Agreement

- 1. Spirit School, LLC Student Overview The Spirit School, LLC service and any content viewed through our service is solely for your personal, commercial use, use at your discretion. Spirit School, LLC and its teachers are not liable for any positive or negative student results, emotional, mental, physical, financial, and health-related issues or responses that arise from our courses, workshops, live or recorded videos, or any teacher related content, text and all other media associated with Spirit School, LLC. All content on SpiritSchoolMagic.com should be used at the student's own discretion.
- 2. Spirit School, LLC Disclaimer Your Spirit School, LLC purchase grants you a limited, non-exclusive, non-transferable, license to access the Spirit School, LLC content and view your course(s) through the service on a streaming-only basis. Any materials made downloadable are strictly for your personal use and are not to be transferred, copied, or shared with other parties. To the fullest extent permitted by law, you agree to release, indemnify and hold Spirit School, LLC and its affiliates and their officers, employees, directors and agent harmless from any and all losses, damages, expenses, including reasonable attorneys' fees, rights, claims, actions of any kind and injury (including death) arising out of or relating to your use of the Service, any User Content, your connection to the Service, your violation of these Terms of Services or your violation of any rights of another. If you are a California resident, you waive California Civil Code Section 1542, which says: "A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of exciting the release, which if known by him must have materially affected his settlement with the debtor." If you are a resident of another jurisdiction, you waive any comparable statute or doctrine. Your use of the service is at your soul risk. The service is provided on an "as is" and "as available" basis. Except as otherwise provided herein, Spirit School, LLC expressly disclaims all warranties of any kind, whether express, implied or statutory, including,

but not limited to the implied warranties of merchantability, fitness for a particular purpose, title, and non-infringement. Spirit School, LLC makes no warranty that (i) the

service will meet your requirements, (ii) the service will be uninterrupted, timely, secure, or error-free, (iii) the results that may be obtained from the use of the service will be accurate or reliable, or (iv) the quality of any products, services, information, or other material purchased or obtained by you through the service will meet your expectations.

- 3. Limitations of Liability You expressly understand and agree that Spirit School, LLC will not be liable for any indirect, incidental, special, consequential, exemplary damages, or damages for loss of profits including but not limited to, damages for loss of goodwill, use, data or other intangible losses (even if Spirit School, LLC has been advised of the possibility of such damages), whether based on contract, tort, negligence, strict liability or otherwise, resulting from: (i) the use or the inability to use the service; (ii) the cost of procurement of substitute goods and services resulting from any goods, data, information or services purchased or obtained or messages received or transactions entered into through or from the service; (iii) unauthorized access to or alteration of your transmissions or data; (iv) statements or conduct of any third party on the service; or (v) any other matter relating to the service. In no event will Spirit School, LLC total liability to you for any damages, losses or causes of action. Some jurisdictions do not allow the exclusion of certain warranties or the limitation or exclusion of liability for incidental or consequential damages. Accordingly, some of the above limitations set forth above may not apply to you. All sales are final. If you are dissatisfied with any portion of the service or with these terms of service, your sole and exclusive ready is to discontinue use of the service.
- 4. Student/Teacher Agreement During your course, you will not charge other Spirit School or Spirit School students money for services rendered.

You can practice your skill set amongst former and current students including your healing and reading skills but not for a fee.

As a graduate from Spirit School and Spirit School Magic, you will not charge or accept payment from current or former students for any services for a period of two years, from the last course you have completed, as we have agreed it takes time and spiritual maturity to offer these services and additionally offering services to other Spirit School Students is in violation of the terms and conditions of the Trust as per the Non-Disclosure Agreement.

Additionally:

You may however, work with a different clientele basis outside of Spirit School, Spirit School and the SSM community at large.

Students that violate this agreement will be dismissed from Spirit School and Spirit School Magic; legal action will be made against any offenders.

We take great measures to create a safe and educational non-competitive atmosphere and in order to keep the energy clear and to uphold sacred boundaries when working with energy, we enter into these agreements.

We want to encourage friendships, joint ventures and acceptance.

You are encouraged to build your own spiritual practice by creating your own offerings, experiences, and services and by not attempting to solicit Spirit School/Spirit School students.

This agreement shall last for a period of two years from the close of the last class you have participated in.

Amy Sikarskie, Managing Member

Spirit School, LLC