

Krystal Walter Professional Matchmaking & Kade Corporation

PRIVACY POLICY AND DISCLAIMER OVERVIEW ~ TERMS OF USE AND MEMBERSHIP AGREEMENT

Krystal Walter Professional Matchmaking & Kade Corporation

is committed to protecting your privacy online. This privacy policy describes the personal information we collect through this website at www.krystalwalteratchmaking.com, (referred to as the “site”) and how we collect and use that information. The terms “we,” “us,” and “our” refers to Krystal Walter Professional Matchmaking & Kade Corporation. The terms “user,” “you,” and “your” refer to site visitors, customers, and any other users of the site. The term “personal information” is defined as information that you voluntarily provide to us that personally identifies you and/or your contact information, such as your name, phone number, and email address. Krystal Walter Professional Matchmaking & Kade Corporation, the “service”, provides matchmaking services, dating and relationship coaching and online dating assistance. Use of Krystal Walter Professional Matchmaking & Kade Corporation including all materials presented herein and all online services provided by Krystal Walter Professional Matchmaking & Kade Corporation is subject to the following privacy policy. This privacy policy applies to all site visitors, customers, and all other users of the site. By using the site or service, you agree to this Privacy Policy, without modification, and acknowledge reading it.

INFORMATION WE COLLECT

This site only collects the personal information you voluntarily provide to us, which may include but is not limited to: name, phone number, and email address. The information you provide is for Krystal Walter Professional Matchmaking & Kade Corporation’s use only in order to help us better meet your needs and may be used to send periodic emails. No personal information will be disclosed, sold, exchanged, or distributed other than for the express purpose of providing the service requested. Krystal Walter Professional Matchmaking & Kade Corporation may, from time to time, contact you on behalf of external business partners about a particular offering that may be of interest to you. In those cases, your unique personally identifiable information (e-mail, name, address, telephone number) is not transferred to the third party.

THIRD PARTY LINKS

The site may contain links to third party websites. Except as otherwise discussed in this privacy policy, this policy only addresses the use and disclosure of information we collect from you on our site. Other sites accessible through our site via links or otherwise have their own policies in regard to privacy. We are not responsible for the privacy policies or practices of third parties.

SECURITY

We maintain security measures to protect your personal information from unauthorized access, misuse, or

disclosure. However, no exchange of data over the internet can be guaranteed as 100% secure. While we make every effort to protect your personal information shared with us through our site, you acknowledge that the personal information you voluntarily share with us through this site could be accessed or tampered with by a third party. You agree that we are not responsible for any intercepted information shared through our site without our knowledge or permission. Additionally, you release us from any and all claims arising out of or related to the use of such intercepted information in any unauthorized manner.

PRIVACY POLICY ACKNOWLEDGMENT

You acknowledge and agree that it is your responsibility to review this site and this policy periodically and to be aware of any modifications.

MINORS

Krystal Walter Professional Matchmaking & Kade Corporation does not knowingly collect personally identifiable information from minors under the age of eighteen.

UNSUBSCRIBE

We respect your privacy and give you an opportunity to opt-out of receiving announcements of certain information. Users may opt-out of receiving any or all communications from Krystal Walter Professional Matchmaking & Kade Corporation by contacting us here:

www.krystalwaltermatchmaking.com

DISCLAIMER

Any dating and/or relationship advice, tips, strategies, recommendations, etc. that you may receive from Krystal Walter Professional Matchmaking & Kade Corporation and/or Krystal Walter and her team via email or in person, are not guaranteed. They are strictly Krystal's and her team's opinions and beliefs based on their knowledge and experience with dating and relationships, both personally and professionally. Although Krystal is a professional matchmaker as well as an experienced dating and relationship coach, she is not a licensed therapist or psychologist. Krystal Walter does not promise or guarantee a relationship based on a match that is made and will do her best efforts to work with you to reach your relationship goals.

MEMBERSHIP AGREEMENT TERMS

The client /member (referred to in this Agreement Shall be known as client, member, you or your) by executing this Agreement hereby acknowledges that client is purchasing the services of interviewing, testing, evaluation and processing of matching by Krystal Walter Professional Matchmaking / KADE Corporation (referred to in this Agreement shall be known as KADE) on your behalf and that you agree that the information you have provided to us is accurate and truthful. You understand and agree that this is a non-refundable service. You understand and agree that we may ask for a background and or credit check, either by "Backcheck", notable company of our choosing or variable clearance by RCMP. The client agrees to assume all cost in association of background checks.

The client agrees that the information provided must be examined, checked and approved before any processing can commence. The client understands that the entire processing procedure will be approximately one (1) to fourteen (14) weeks or more depending on requirements. After that time, KADE will provide the client with a total of unlimited matches on an available basis within a three (3) year period. The client understands matching is not time based but based on availability. Database members understand they wait until there is an approved match to be called and that they are not first for searching. The client knows and agrees the membership is not transferable

The client may have the option to temporarily put their membership on hold. The client agrees that they shall not be entitled to a refund. The client agrees and understands to pay the monthly membership fee set out in the payment options if applicable. The client can terminate the agreement at anytime with the understanding they will not receive a refund. Matchmaking with KADE is a non-refundable service.

KADE has the right to terminate this agreement if the information provided by the client is false, misleading, or investigation reveals unacceptable background information. In this event the clients shall not be entitled to a refund and KADE will not retain you as a client. The client understands that KADE is not responsible for false or misleading information provided by the client or others for the client and the clients hold KADE harmless for any action as a result of misleading information. It is misleading to misrepresent your marital status. Misleading information provided with respect to marital status is grounds for immediate termination. The client is not entitled to a refund despite the termination

The client understands that KADE is not responsible for the conduct or acts of a client arising from a match made by KADE. KADE has the right to terminate this agreement for the client who exhibits inappropriate or disruptive behaviour, or who attempts to use these services for any improper, immoral, illegal or exploitive purposes. The client will remain liable for all membership fees and agrees they will not be entitled to a refund.

The client indemnifies and agrees to hold KADE harmless from any and all claims of damage whatsoever resulting from a Match made by KADE. The Member will at all times hereafter indemnify and save harmless KADE from and against all liabilities hereinbefore or hereinafter contracted or incurred by her and all actions, claims and demands on account thereof and all costs, charges, damages and expenses to which KADE may be put by reason of or on account thereof and in case KADE shall at any time hereafter be called upon to pay and shall actually pay such claims, amounts, costs, charges, damages and expenses, then, and in every such case, KADE may take proceedings as may be required to recover from the Member the full amount of such debt together with all expenses incurred by him in connection with the same. The client agrees and understands KADE will match the client to the best of their ability when matches are available and KADE is not responsible should matching not lead to long term relationship.

The client agrees and understands to contact each match as soon as possible. The client agrees to provide feedback with one day of meeting their Matches. The client agrees to treat Matches with the upmost respect and courtesy. In this regard, KADE has the right to suspend or terminate a client's membership for socially unacceptable dating behaviour including failure to return phone calls or not showing up for scheduled meetings. The client also agrees and understands that you have to give feedback as well as be able to take it.

The client understands and agrees that KADE will provided matches to the best of the clients criteria laid out upon first meeting, Should your requirements change the client is responsible to let us know. The client agrees that we do not make any representations regarding the quality or demographic makeup of our membership base; including but not limited to height, weight, frame, health, age requirements, income, race, religion or any other personal characteristics. The client understands that our membership base is always changing, due to new members, memberships expiring, or members being involved in relationships.

PRIVACY OF OTHER SUBSCRIBERS The Client agrees to keep private and to not disclose to any third party any Confidential Information (defined below) relating to other Subscribers that the Client comes to possess as a direct or indirect result of being a Client, including but not limited to receiving information from KADE or from other Subscribers. **CONFIDENTIAL INFORMATION** Confidential Information is any and all information, practices and methods generated or collected by KADE or used by KADE in relation to the Service, and includes but is not limited to: (1) matters of a technical nature such as trade secrets or systems, techniques, modes of operation, devices, data, formulas, inventions, specifications, background research information, blueprints, models, research subjects, methods, results, reports, technical data sheets and similar material; (2) matters of a business nature such as information regarding costs, profits, pricing policies, markets, sales, suppliers, clients, customers and customer lists, product plans, business opportunities, marketing plans or strategies; and (3) any other information not generally disclosed by KADE. **PROPRIETARY RIGHT** The Client further acknowledges and agrees that the Confidential Information constitutes a proprietary right which KADE is entitled to protect and accordingly the Client covenants and agrees with KADE that it will not either during the continuance of this Agreement or at any time thereafter disclose any of the Confidential Information to any person, nor shall it use the same for any purpose other than those as directed by KADE. **NON COMPETITION** The Client shall not have any direct or indirect interest in a business substantially similar to the Service within the Province of Alberta, or hire any current employees of the Service, or contact any Subscribers of the Service for the purpose of gaining business for as long as the Client is a subscriber and for a term of five (5) years from discontinuance of its subscription without the prior written consent of KADE. **SEVERABILITY** If any term or portion of any term is found to be unenforceable for any reason, that term or portion of term shall be severed and shall not affect the validity of the remainder of this agreement.

This Agreement constitutes the entire agreement between the client and KADE.

The parties agree that this Agreement and the relationship between the parties shall be governed according to the laws of the Province of Alberta and that the Courts having exclusive jurisdiction with respect to any matters or thing arising directly or indirectly relative to this Agreement or the relationship between the parties shall be the Courts of the Province of Alberta, the jurisdiction of which Courts the parties hereby submit.

CONTACT

If you have questions about our privacy policy or disclaimer, please contact us:

#1006 888 3rd Street SW

Calgary, AB

1-888-919-9487

Effective as of May 3rd 2012