

Terms and Conditions 2021



Published: FEBRUARY 18 2021

iQualifi Ltd
Millstream House, Bovey Tracey, Devon, TQ13 9SB
Registered in England & Wales under the company registration
number 12635658

iQualifi

Terms and Conditions

By purchasing online, you are agreeing to these terms and conditions.

We may modify these terms and conditions at any time by publishing the revisions on the website.*

Access to Courses

We will endeavour to allow uninterrupted access to your eLearning material, but access to the courses may be suspended, restricted or terminated at any time.

We reserve the right to change, modify, substitute or remove without notice any information in the material from time to time.

Single Course Purchases: You will have access to the courses you have purchased indefinitely from the date of purchase. Assessment access is given from 6 months from the date of purchase.

eLearning bulk buy: You will have access to all courses and assessments you have purchased for 6 months from the date of purchase.

Intellectual Property/Copyright

The copyright in the material contained in the courses, together with the design, text and graphics and all software compilation belong to iQualifi. All rights are reserved.

None of this material may be reproduced or redistributed without iQualifi's written permission. You may, however, download or print a single copy for your own non-commercial viewing.

If you download the course material from our site, all the material and data are deemed to be licensed to you by iQualifi, for your personal, non-commercial use only. iQualifi does not transfer either the title or the intellectual property rights of the course and iQualifi retains full and complete title to the courses as well as all the intellectual property rights therein.

You may not sell, redistribute or reproduce or convert any of the material. iQualifi owns all trademarks and logos and you may not copy or use them in any manner.

Exclusions of Liability

iQualifi will use reasonable endeavours to ensure that the data in the courses is accurate and to correct any errors or omissions as soon as practicable after being notified of them.

To the extent permitted by applicable law, we disclaim all warranties and representations (whether express or implied) as to the accuracy of any information contained in the courses. We do not guarantee that the material will be fault free and do not accept liability for any errors or omissions.

We do not give any warranty that the website is free from viruses or anything else, which may have a harmful effect on any technology. iQualifi makes no representation whatsoever regarding the content of any other websites, which you may access from the courses. A link to a non-iQualifi website does not mean that iQualifi endorses or accepts any responsibility for the content or use of such websites.

Payment

Online bookings have the choice of paying immediately by credit/debit card or requesting an invoice for all other payment methods.

Invoices must be paid no more than 30 days from the invoice date unless stated otherwise.

REED

For iQualifi purchases made from REED.co.uk

Under this policy, you may cancel your purchase of the course within the period of 14 calendar days from the date on which the contract of purchase is concluded. This is called a "Cancellation Period".

Note that if you redeem your voucher during the Cancellation Period, you expressly request us to begin providing the course materials and you acknowledge that you lose your right to cancel the purchase of the course and get any refund for it.