

Blend Therapy Training
125a Ullet Road
Liverpool
L17 2AB
Tel: 07739694056
Email: info@blendtherapytraining.com
www.blendtherapytraining.com



Payment Plan Terms & Conditions

Payments plans are arranged direct with Blend for courses you have confirmed you are attending.

For all courses:

Your personal payment plan, and your monthly payment schedule will have been agreed with you by email which shall form part of this agreement.

The monthly payment due will depend upon the courses you have booked and is always due on the first of each month until completion.

All instalments must be paid on or before the due date which is 1st of the month

Unless with the express written permission from Blend All course fees must be paid in full one month prior to the date of commencement of the course

Blend will not issue a Certificate or Statement of Attainment/s until course fees are paid in full.

Should a student default on the repayment schedule: enrolment will be suspended and course access revoked and the outstanding account will become immediately due and payable;

It is your responsibility to verify your class schedule and student account for accuracy by email.

In the event of a cancellation as defined in the terms given upon registration for the course the outstanding account will become immediately due and payable

The outstanding debt will be forwarded to a debt collection agency, and the student may also be required to pay additional fees associated with the debt collection process.

We can charge interest if you pay late. If you do not make any payment to us by the due date we may charge interest to you on the overdue amount at the rate of 2% a year above the base lending rate of Barclays Bank from time to time. This interest shall accrue on a daily basis from the due date until the date of actual payment of the overdue amount, whether before or after judgment. You must pay us interest together with any overdue amount.)

Blend reserves the right to suspend access to a student's online qualification in the event that a student fails to pay any part of the Course Fees as and when it falls due for payment;

For Online and blended learning courses

Blend complies with the distance selling law. For in person courses there is a 14 day cooling off period. In the event that a student cancels their course after the 14 day cooling off period, no refund will be given and the balance of all course fees will be paid in full or continue to be paid under the payment plan schedule;

For online and blending learning courses where immediate access to course materials is given different rules apply and no refund will be given once access to materials has been granted.

Students most courses allow access to materials for a period of 12 months: Those who fail to complete the online/e-learning course in the time available and by the scheduled submission dates will not be eligible for a refund.

Late submission of work for assessment will incur a fee of £50 per submission

Course fees include the licensing of training materials for a limited period of time. Each license is valid to one person only and cannot be exchanged or shared

Whilst we may choose to allow access to the training materials after the course is complete We reserve the right to refuse access after the initial period at our sole discretion.

The student shall not copy, share, modify, transmit, distribute, or in any way, exploit the copyrighted materials provided by Blend other than for their own individual training. Use for any other purpose is expressly prohibited by law and any violators will be prosecuted

Blend does not warrant that the materials will be error free including technical inaccuracies, nor free of viruses, or other harmful matter. The entire cost of any necessary service, repair, or correction, is the registered student's responsibility. Your use of this course materials is at your own risk and any content that you download is downloaded at your own discretion and risk.

It is your own responsibility to keep you own equipment protected and any antivirus software up to date. You are solely responsible for any damage to your computer system and for any loss of data that results from the downloading of any content, including any damages resulting from computer viruses.

In no event will Blend be liable for any damages, even if any other party has informed Blend of the possibility of such damages, or for any claim.

By enrolling in a Blend Therapy Training Payment Plan, I agree to the following terms and conditions:

- I am responsible for paying each of the agreed instalments on time on the 1st of each month.
- Payment in full for each instalment plus any other billed charges must be received by the payment deadline to avoid late charges.
- Failure to make a payment by the due date will result in a £50 service charge. Two dishonored payments will result in removal from the course and all agreed cancellation and course fees will become immediately due and payable
- Should it become necessary for the school to take legal action or use a collection agency to secure payment of any amount due, I will be responsible for all collection costs and legal fees.
- For all online bookings commencement of the agreed payment plan shall be deemed acceptance of these terms and conditions.

Signed
Date