



These Retreat Terms & Conditions apply to all residential and non-residential retreats organised and delivered by Andrea Lawrie. They are additional to, and should be read alongside, Andrea Lawrie's general Terms of Service and Privacy Notice.

1. Definitions

- **"You / Your"** means the individual booking and attending the Retreat
- **"We / Us / Our"** means Andrea Lawrie, sole trader, Scotland
- **"Retreat"** means the specific retreat you have booked
- **"Start Date"** means the first day of the Retreat

2. Booking & Contract

2.1 A booking is not confirmed until we have received:

- a completed booking form;
- the required deposit or full payment; and
- your acceptance of these Retreat Terms & Conditions.

2.2 Once confirmed, you will receive written confirmation by email.

2.3 By booking, you confirm that you are aged 18 or over and legally able to enter into a contract.

3. Payments

3.1 Payment is accepted by electronic bank transfer (details provided on booking).

3.2 At the time of booking:

- a £150 non-refundable deposit is required if booking more than 8 weeks before the Start Date; or
- full payment is required if booking within 8 weeks of the Start Date.

3.3 Where a space is provisionally held, payment must be received within 48 hours. If payment is not received, the space may be released.

3.4 Full payment must be received no later than 8 weeks before the Start Date.

3.5 If full payment is not received by the deadline, we reserve the right to cancel your booking. Payments already made will not be refunded except where required by law.

4. Travel Insurance (Recommended)

4.1 It is strongly recommended that you have adequate personal travel insurance to attend the Retreat. This must cover cancellation, curtailment, illness, injury and personal circumstances that may prevent attendance.

4.2 We strongly recommend insurance is arranged immediately upon booking.

5. Cancellation by You

5.1 If you need to cancel, you must notify us in writing.

5.2 If you cancel:

- the deposit is non-refundable;
- no refund will be issued for payments made unless we are able to resell your space or where required by law.

5.3 Failure to attend, late arrival, early departure, or non-participation does not entitle you to a refund or credit.

5.4 Refunds for personal circumstances (including illness or bereavement) should be claimed via your travel insurance. We can provide documentation to support a claim.

6. Transfers & Resale of Space

6.1 You may transfer your booking to another person only with our prior written agreement.

6.2 Where a Retreat is advertised as gender-specific, transfers must be to a person of the same gender and for the same accommodation type.

6.3 We reserve the right to refuse a transfer where it would compromise safety, accommodation arrangements, or the integrity of the Retreat space.

7. Cancellation Credits (If We Are Able To Resell Your Space)

7.1 If you cancel and we are able to successfully resell your space, we may offer:

- a credit towards another retreat or event within 12 months of the original Start Date; or
- a refund minus an administration fee to cover resale and administration costs.

7.2 Credits are non-transferable and must be used within the stated timeframe.

8. Cancellation or Changes by Us

8.1 We reserve the right to cancel or reschedule a Retreat if necessary.

8.2 If we cancel for reasons within our control, you will receive a full refund of all monies paid.

8.3 If we cancel due to circumstances beyond our control (force majeure), we will offer the option to transfer to rescheduled dates or another retreat within a reasonable timeframe (usually 12 months). Refunds will be provided where required by law.

9. Retreat Programme & Changes

9.1 Retreat programmes are invitational and may adapt in response to weather, group needs, land access, or safety considerations.

9.2 We reserve the right to make reasonable changes to the programme. No refunds are offered due to programme changes or weather conditions.

10. Conduct, Care of Space & Venue Rules

10.1 You agree to behave respectfully towards others, the land and the retreat environment.

10.2 The Retreat is held at a third-party venue. You agree to comply with all reasonable venue rules and safety procedures communicated before or during the Retreat.

10.3 This is a women-only, alcohol-free retreat.

Smoking and vaping are strictly prohibited inside the venue. Candles, tealights, oil lamps, and naked flames are not permitted indoors. Pets are not allowed.

10.4 This is a community-style retreat. Participants are asked to take reasonable care of accommodation and shared spaces and to contribute to light end-of-stay tidying as part of the retreat rhythm.

10.5 We reserve the right to ask a participant to leave the Retreat if behaviour compromises safety, wellbeing, or the integrity of the group. No refund will be issued in these circumstances.

11. Health, Wellbeing & Assumption of Risk

11.1 Retreats may involve physical, emotional and experiential practices. Participation is voluntary.

11.2 You confirm that you are medically, mentally and physically fit to participate and will seek appropriate medical advice if unsure.

11.3 You are responsible for managing your own wellbeing, limits, and choices during the Retreat.

11.4 Retreats do not replace medical, psychological, or therapeutic care.

12. Fire Safety

12.1 You agree to follow all fire safety instructions and evacuation procedures provided at the venue.

12.2 Fire safety information will be shared on arrival. Participation in emergency procedures is essential.

13. Limitation of Liability

13.1 Nothing in these Terms excludes or limits liability for death or personal injury caused by negligence.

13.2 Subject to the above, we are not responsible for:

- loss or damage to personal belongings;
- illness, injury, or distress arising during or after the Retreat, except where caused by our negligence;
- costs or losses arising from events beyond our control.

13.3 Nothing in these Terms affects your statutory rights under UK consumer law.

14. Data Protection

Personal data is processed in accordance with our Privacy Notice and UK GDPR.

15. Governing Law

These Retreat Terms & Conditions are governed by the laws of Scotland, and Scottish courts have exclusive jurisdiction.

16. Acceptance

By submitting a booking form and making payment, you confirm that you have read, understood, and accepted these Retreat Terms & Conditions.