Thank you for purchasing! Here's what you need to know. Please read these terms carefully as they are a binding legal contract. We suggest downloading a copy for your records.

You are purchasing the course, membership or program listed on the order form.

What happens after you pay:

Our secure payment processor is WePay or Paypal, at your option. You'll receive a receipt for your records shortly after purchase and your credit card statement will say: Heart Communication Enterprises, LLC.

For self-paced courses, you will receive immediate access to the initial module(s) as described.

Refunds:

The program comes with a money back guarantee as indicated. This means you must email Support@ValHeart.com before the end of the stated day to request cancellation and a refund. You are required to show us that you completed the course completely and followed the instructions, and to tell us your experience. If you do not contact us before then and you are paying in installments, your card will be charged for the remaining installments.

For certain courses or programs, the sales page may extend this guarantee to 60 days. Unless otherwise stated, the thirty day guarantee applies.

Refunds will be initiated within 5 business days following the receipt of your request. Please allow up to 10 days for the credit to appear on your account, depending on your bank. This is outside of my control and I ask that you do not initiate a chargeback dispute. If you do, we will charge your card for returned payment fees and we will assess an administrative fee to your account for administrative expenses incurred as associated with the chargeback/dispute.

Payment Schedule:

If you are paying in full, you will be charged one time on the date of your purchase.

If you are paying in installments, your card will be charged today and then every thirty days thereafter until paid in full.

By completing this purchase, you acknowledge, agree, and authorize us to charge your card on a recurring basis on these dates until your investment is paid in full.

Please note if you are paying in installments.

This program is an "all or nothing" purchase. If your card account is declined for any reason (insufficient credit, closed, expired, or other reason), we will contact you to update your payment information. You agree to do so within 5 business days. Failure to update your account information will cause your access to the program to be suspended entirely. This is not a pay by month, or pay for partial access, situation, which would not be fair to those who have committed to the entire payment plan. Installments are offered as a courtesy.

License to content:

You are receiving one license for personal viewing and implementation of the material in the program. You are in violation of United States copyright laws and contract law if you use the material for any other purpose, including making derivative materials, selling it, sharing it with others who are not program members, training others in the program, displaying it publicly or on the internet, and/or sharing your login credentials. Licenses for these items are available for purchase, starting at \$10,000. If you choose to take these actions, you will be notified and billed accordingly, with payment due in ten days.

Acknowledgment:

By completing your purchase, you acknowledge and agree that you have read these Terms of Purchase, our Privacy Policy, Terms of Use, and Disclaimer (available at ValHeart.com), as they may be amended from time to time.

Disclaimer and Limitation of Warranty:

You are in the best position to understand your unique circumstances, and you understand and agree that a general informational program such as this cannot be completely tailored to every single person. This program is not a substitute for medical, mental health, or veterinary advice from a qualified professional. You are advised to use your best judgment and seek the advice of such professionals in implementing the principles of this program. No guarantees are made as to outcome for the use of this program.

Waiver of liability and Governing Law:

This contract is governed by the law of the State of Texas, without regard to its conflicts of laws principles. You agree without reservation to personal jurisdiction in the Texas courts in the event of dispute concerning this agreement or your use of this program.

Your state may not allow limits on warranties and damages. If so, these do not apply to you. If so, the remainder of this agreement shall be enforced as if the limited warranties and/or damages clauses are not there.

THIS SITE AND PROGRAM, INCLUDING ANY CONTENT OR INFORMATION CONTAINED WITHIN IT OR ANY SITE-RELATED SERVICE, IS PROVIDED "AS IS," WITH ALL FAULTS, WITH NO REPRESENTATIONS OR WARRANTIES OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON INFRINGEMENT. YOU ASSUME TOTAL RESPONSIBILITY AND RISK FOR YOUR USE OF THIS SITE, SITE-RELATED SERVICES, AND HYPERLINKED WEBSITES.

HEART COMMUNICATION ENTERPRISES, LLC, ITS AFFILIATES, OWNERS, AND ITS SPONSORS ARE NEITHER RESPONSIBLE NOR LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, EXEMPLARY, OR OTHER DAMAGES ARISING OUT OF OR RELATING IN ANY WAY TO THE SITE, THE PROGRAM, SITE-RELATED SERVICES, CONTENT, OR INFORMATION CONTAINED WITHIN THE SITE, AND/OR ANY HYPERLINKED WEBSITE. YOUR SOLE REMEDY FOR DISSATISFACTION WITH THE PROGRAM, SITE, SITE-RELATED SERVICES, AND/OR HYPERLINKED WEBSITES IS TO STOP USING THE SITE AND/OR THOSE SERVICES. IN ANY EVENT THAT DAMAGES ARE AWARDED, THEY ARE LIMITED TO THE CONTRACT PRICE, INCLUDING ATTORNEY'S FEES, COSTS, AND STATUTORY DAMAGES, EXCEPT FOR INTELLECTUAL PROPERTY VIOLATIONS.