Notice and Release of Video of Live Online Class

Thank you for choosing to participate in one of our live online wellness classes (the "Class"). The Class is provided by SOMAdublin | Katrin Neue, which is referred to throughout this document "SOMAdublin," "us," and "we." Please review this Notice and Release of Video of Live Online Class ("Release") carefully before signing, as it establishes the policies that govern your participation in Class.

> Online Wellness Class. Class will be hosted online on the Zoom (Zoom.us) platform or through other similar platforms. While we do our best to ensure that only authorized participants access the Zoom platform for Class sessions, there is always an inherent risk of unauthorized persons joining the online Class session. We ask all clients not to record any Class. However, SOMAdublin has no agency or control over any third-party or third-party actions. By signing this Release, you warrant that you acknowledge and understand that SOMAdublin cannot guarantee the security or privacy of Class, nor that it will not be recorded.

> No Recording. As a condition of participation in the Class, you warrant and guarantee that you will not record, capture, screenshot, or otherwise engage in any electronic motion picture or photographic acquisition of the Class. It is a crime to use electronic recording devices to record communications without the consent of all parties involved. By signing this Release, you warrant that if a Class is recorded by another participant, an unauthorized third-party, the video hosting platform, or in any other medium or fashion, you acknowledge and agree that SOMAdublin has no control of such recording and hold SOMAdublin harmless against any damages or claims arising out of such recording. SOMAdublin will record the lesson, if advertised in the class description.

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A printed version of this Agreement and of any notice given in electronic form shall be admissible in judicial or administrative proceedings based on or relating to this Agreement to the same extent and subject to the same conditions as other business documents and records originally generated and maintained in printed form.

If for any reason a court of competent jurisdiction finds any provision of this Agreement or portion of it to be unenforceable, that provision shall be enforced to the maximum extent permissible so as to effect the intent of this Agreement, and the remainder of this Agreement shall continue in full force and effect. No waiver by either party of any breach or default hereunder shall be deemed to be a waiver of any preceding or subsequent breach or default.

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We may revise this Agreement at any time and you agree to be bound by the revised Agreement. Any such modifications will become effective on the date they are first posted to this site. It is your responsibility to return to this Agreement from time to time to review the most current terms and conditions. The Company does not and will not assume any obligation to notify you of changes to this Agreement.

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