

**Blue Team Level 1 Certification
(Standard)****Introduction to BTL1****Welcome to Blue Team Level 1!**

4 Topics

Boring Legal Stuff**Course Overview****Navigating the Course****Credits & Special Mentions****Lab and Forum Access****SECURITY FUNDAMENTALS DOMAIN****Introduction to Security Fundamentals**

1 Topic

Soft Skills

7 Topics

Security Controls

5 Topics 1 Quiz

Networking 101

6 Topics 1 Quiz

Management Principles

4 Topics 1 Quiz

PHISHING ANALYSIS DOMAIN**PA1) Introduction to Emails and Phishing**

7 Topics 1 Quiz

PA2) Types of Phishing Emails

10 Topics 2 Quizzes

PA3) Tactics and Techniques Used

12 Topics 2 Quizzes

PA4) Investigating a Phishing Email

8 Topics 2 Quizzes

PAS) Analysing URLs, Attachments, and Artifacts

8 Topics 1 Quiz

PA6) Taking Defensive Actions

12 Topics 1 Quiz

PA7) Report Writing

7 Topics 1 Quiz

PA8) Phishing Response Challenge

3 Topics 1 Quiz

THREAT INTELLIGENCE DOMAIN**TI1) Introduction to Threat Intelligence**

7 Topics

TI2) Threat Actors & APTs

6 Topics 2 Quizzes

TI3) Operational Threat Intelligence

7 Topics 1 Quiz

TI4) Tactical Threat Intelligence

7 Topics 2 Quizzes

TI5) Strategic Threat Intelligence

Boring Legal Stuff

Blue Team Level 1 Certification (Standard) > Welcome to Blue Team Level 1! > Boring Legal Stuff

COMPLETE



You're not here to read boring terms and conditions, but they help protect our content, and allow us to offer training and certification. Carefully read the below Course Agreement so you understand what you can do, and what you can't. We have also included a section on the repercussions of any breach of this Agreement, including revoking certifications and courses with no refund and taking legal action against students.

Course Agreement

Last Updated: June 15th 2020

THE AGREEMENT: This course agreement (hereinafter, "Agreement") is made by and between Security Team Training Ltd, hereinafter referred to as "Company," and you, further defined below, as a participant in the Course, also defined below.

All parts and sub-parts of this Agreement are specifically incorporated by reference here. This Agreement shall govern the use of all pages and screens in and on the Course (all collectively referred to as "Course") and any services provided by or on this Company through the Course ("Services").

Participants may not copy, reproduce, distribute, display, modify or create derivative works based upon all or any portion of the courseware without the express written consent of Security Team Training Ltd. Without limiting the foregoing, participants may not reproduce, distribute, re-publish, display, modify, or create derivative works based upon all or any portion of the courseware for purposes of teaching to a third party without the written consent of Security Team Training Ltd.

DEFINITIONS:

The parties referred to in this Agreement shall be defined as follows:

- Company, us, we: Company, as the creator, operator, and publisher of the Course, is responsible for providing the Course publicly. Company, us, we, our, ours and other first-person pronouns will refer to the Company, as well as, if applicable, all employees and affiliates of the Company.
- You, the user, the participant: You, as the participant in the course, will be referred to throughout this Agreement with second-person pronouns such as you, your, yours, or as user or participant.
- Parties: Collectively, the parties to this Agreement (Company and You) will be referred to as Parties.

The Course details are as follows:

- Course Name: Blue Team Level 1 Certification
- Total Course Fees ("Fees"): £499 (after launch discount ends, 22nd July 2020)
- Course Start Date: 22nd June 2020

ASSENT & ACCEPTANCE:

By participating in the Course, you warrant that you have read and reviewed this Agreement and that you agree to be bound by it. If you do not agree to be bound by this Agreement, please cease your participation in the Course immediately. If you do so after purchase, you will not be entitled to any refund. Company only agrees to provide the Course to you if you assent to this Agreement.

LICENSE TO ACCESS COURSE MATERIALS:

We may provide you with certain information as a result of your accessing of the Course. Such information may include, but is not limited to, documentation, data, or information developed by us and other materials which may assist in your participation in the Course ("Materials"). Subject to this Agreement, we grant you a non-exclusive, limited, non-transferable and revocable license to use the Materials solely in connection with your participation in the Course. The Materials may not be used for any other purpose, and this license terminates upon your completion of the Course, your cessation of use of the Course, or at the termination of this Agreement.

COURSE TERMS:

After making payment for the Course, you will have immediate access to all Course materials.

- At the completion of the Course, you will receive a certificate evidencing your participation in, and completion of, the Course.
- The Course and any of its accompanying Materials may not be shared with any party. If we suspect that the Course or Materials are being shared and/or that you have shared your log-in information with any party, we reserve the right to immediately terminate your access to the Course, in our sole and exclusive discretion, with no refund.
- We do not offer any promises or guarantees with regard to our Course or Course Materials. You hereby acknowledge and agree:
 - A) You are solely and exclusively responsible for the choices that you make with regard to this Course, the Materials contained within it, or any significant changes to your business or life;
 - B) You are solely and exclusively responsible for your own mental health, physical health, business decisions, and any other actions or inaction you choose to take;
 - C) We are not liable for any result or non-result or any consequences which may come about due to your participation in the Course;

INTELLECTUAL PROPERTY:

You agree that the Materials, the Course, and any other Services provided by the Company are the property of the Company, including all copyrights, trademarks, trade secrets, patents, and other intellectual property ("Company IP"). You agree that the Company owns all right, title and interest in and to the Company IP and that you will not use the Company IP for any unlawful or infringing purpose. You agree not to reproduce or distribute the Company IP in any way, including electronically or via registration of any new trademarks, trade names, service marks or Uniform Resource Locators (URLs), without express written permission from the Company.

YOUR OBLIGATIONS:

As a participant in the Course, you will be asked to register with us. When you do so, you will choose a user identifier, which may be your email address or another term, as well as a password. You may also provide personal information, including, but not limited to, your name. You are responsible for ensuring the accuracy of this information. This identifying information will enable you to participate in the Course. You must not share such identifying information with any third party, and if you discover that your identifying information has been compromised, you agree to notify us immediately in writing. Email notification will suffice. You are responsible for maintaining the safety and security of your identifying information as well as keeping us apprised of any changes to your identifying information.

The billing information you provide us, including credit card, billing address and other payment information, is subject to the same confidentiality and accuracy requirements as the rest of your identifying information. Providing false or inaccurate information, or using the Course to further fraud or unlawful activity is grounds for immediate termination of this Agreement.

ACCEPTABLE USE:

You agree not to use the Course for any unlawful purpose or any purpose prohibited under this clause. You agree not to use the Course in any way that could damage the Course, Services, or general business of the Company.

- a) You further agree not to use the Course:
 - I) To harass, abuse, or threaten others or otherwise violate any person's legal rights;
 - II) To violate any intellectual property rights of the Company or any third party;
 - III) To upload or otherwise disseminate any computer viruses or other software that may damage the property of another;

T1/Strategic Threat Intelligence

5 Topics 1 Quiz

T16) Malware and Global Campaigns

6 Topics 1 Quiz

DIGITAL FORENSICS DOMAIN

DF1) Introduction to Digital Forensics

5 Topics

DF2) Forensics Fundamentals

10 Topics 5 Quizzes

DF3) Digital Evidence Collection

8 Topics 1 Quiz

DF4) Windows Investigations

3 Topics 3 Quizzes

DF5) Linux Investigations

4 Topics 2 Quizzes

DF6) Volatility

3 Topics 1 Quiz

DF7) Autopsy

4 Topics 1 Quiz

SECURITY INFORMATION AND EVENT MANAGEMENT DOMAIN

SI1) Introduction to SIEM

7 Topics 1 Quiz

SI2) Logging

6 Topics 2 Quizzes

SI3) Aggregation

2 Topics 1 Quiz

SI4) Correlation

6 Topics 1 Quiz

SI5) Using Splunk

5 Topics 2 Quizzes

INCIDENT RESPONSE DOMAIN

IR1) Introduction to Incident Response

8 Topics 1 Quiz

IR2) Preparation Phase

10 Topics 3 Quizzes

IR3) Detection and Analysis Phase

7 Topics 5 Quizzes

IR4) Containment, Eradication, and Recovery Phase

5 Topics 1 Quiz

IR5) Lessons Learned and Reporting

7 Topics

IR6) MITRE ATT&CK

13 Topics 2 Quizzes

BTL1 EXAM

Exam Preparation

Using RDP and SSH

How to Start Your Exam

- IV) To perpetrate any fraud;
- V) To engage in or create any unlawful gambling, sweepstakes, or pyramid scheme;
- VI) To publish or distribute any obscene or defamatory material;
- VII) To publish or distribute any material that incites violence, hate, or discrimination towards any group;
- VIII) To unlawfully gather information about others.

NO LIABILITY:

The Course are provided for informational purposes only. You acknowledge and agree that any information posted in the Course, in the Materials is not intended to be legal advice, medical advice, or financial advice, and no fiduciary relationship has been created between you and us. You further agree that your participation in the Course is at own risk. We do not assume responsibility or liability for any advice or other information given in the Course, in the Materials.

REVERSE ENGINEERING & SECURITY:

You agree not to undertake any of the following actions:

- a) Reverse engineer, or attempt to reverse engineer or disassemble any code or software from or on the Course;
- b) Violate the security of the Course through any unauthorized access, circumvention of encryption or other security tools, data mining or interference to any host, user or network.

DATA LOSS:

We do not assume or accept responsibility for the security of your account or content. You agree that your participation in the Course is at your own risk.

INDEMNIFICATION:

You agree to defend and indemnify the Company and any of our affiliates (if applicable) and hold us harmless against any and all legal claims and demands, including reasonable attorney's fees, which may arise from or relate to your participation in the Course, your breach of this Agreement, or your conduct or actions. You agree that we shall be able to select our own legal counsel and may participate in our own defense, if we wish.

MODIFICATION & VARIATION:

We may, from time to time and at any time without notice to you, modify this Agreement. You agree that we have the right to modify this Agreement or revise anything contained herein.

To the extent any part or sub-part of this Agreement is held ineffective or invalid by any court of law, you agree that the prior, effective version of this Agreement shall be considered enforceable and valid to the fullest extent.

ENTIRE AGREEMENT:

This Agreement constitutes the entire understanding between the Parties with respect to the Course. This Agreement supersedes and replaces all prior or contemporaneous agreements or understandings, written or oral.

TERM, TERMINATION & SUSPENSION:

We may terminate this Agreement with you at any time for any reason, with or without cause. We specifically reserve the right to terminate this Agreement if you violate any of the terms outlined herein, including, but not limited to, violating the intellectual property rights of us or a third party, failing to comply with applicable laws or other legal obligations, and/or publishing or distributing illegal material. You may also terminate this Agreement at any time by contacting us and requesting termination. At the termination of this Agreement, any provisions that would be expected to survive termination by their nature shall remain in full force and effect.

If you breach the terms of this agreement, then you will be liable to pay all legal claims and damages to the Company, and the Company will also revoke your certification, and banned you from any future certifications.

Please be advised that terminating this Agreement does not entitle you to a refund on any monies spent with us.

NO WARRANTIES:

You agree that your participation in the Course is at your sole and exclusive risk and that any Services provided by us are on an "As Is" basis. We hereby expressly disclaim any and all express or implied warranties of any kind, including, but not limited to the implied warranty of fitness for a particular purpose and the implied warranty of merchantability. We make no warranties that the Course will meet your needs or that the Course will be uninterrupted, error-free, or secure. We also make no warranties as to the reliability or accuracy of any information in the Course. You agree that any damage that may occur to you, through your computer system, or as a result of loss of your data from your participation in the Course is your sole responsibility and that we are not liable for any such damage or loss.

GENERAL PROVISIONS:

- **LANGUAGE:** All communications made or notices given pursuant to this Agreement shall be in the English language.
- **JURISDICTION, VENUE & CHOICE OF LAW:** Through your participation in the Course, you agree that the laws of England and Wales shall govern any matter or dispute relating to or arising out of this Agreement, as well as any dispute of any kind that may arise between you and us, with the exception of its conflict of law provisions. In case any litigation specifically permitted under this Agreement is initiated, the Parties agree to submit to the personal jurisdiction of the state and federal courts of the following county: England and Wales. The Parties agree that this choice of law, venue, and jurisdiction provision is not permissive, but rather mandatory in nature. You hereby waive the right to any objection of venue, including assertion of the doctrine of *forum non conveniens* or similar doctrine.
- **ASSIGNMENT:** This Agreement, or the rights granted hereunder, may not be assigned, sold, leased or otherwise transferred in whole or part by you. Should this Agreement, or the rights granted hereunder, by assigned, sold, leased or otherwise transferred by Company, the rights and liabilities of Company will bind and inure to any assignees, administrators, successors, and executors.
- **SEVERABILITY:** If any part or sub-part of this Agreement is held invalid or unenforceable by a court of law or competent arbitrator, the remaining parts and sub-parts will be enforced to the maximum extent possible. In such condition, the remainder of this Agreement shall continue in full force.
- **NO WAIVER:** In the event that we fail to enforce any provision of this Agreement, this shall not constitute a waiver of any future enforcement of that provision or of any other provision. Waiver of any part or sub-part of this Agreement will not constitute a waiver of any other part or sub-part.
- **HEADINGS FOR CONVENIENCE ONLY:** Headings of parts and sub-parts under this Agreement are for convenience and organization, only. Headings shall not affect the meaning of any provisions of this Agreement.
- **NO AGENCY, PARTNERSHIP OR JOINT VENTURE:** No agency, partnership, or joint venture has been created between the Parties as a result of this Agreement. No Party has any authority to bind the other to third parties.
- **ELECTRONIC COMMUNICATIONS PERMITTED:** Electronic communications are permitted to both Parties under this Agreement, including e-mail or fax. For any questions or concerns, please email us at the following address: contact@securityblue.team.

Updates to the BTL1 Terms and Conditions

These terms and conditions may be edited at any time, without prior communication.

[Back to Lesson](#)

[Next Topic >](#)

[Privacy & Cookies Policy](#)

