

# Terms and Conditions

## Creative AI Workshop Series using Claude Code

Gleb Kalinin

January 2026

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These General Terms and Conditions (AGB) govern the contractual relationship between the Provider and the Customer for the provision of educational and consulting services in the form of a workshop series on creative AI applications using Claude Code.

The workshop series is described at [claude-code.glebkalinin.com](https://claude-code.glebkalinin.com)

### Provider Information (Impressum)

Gleb Kalinin Selbstständiger Unternehmer (Sole Proprietor) Amsterdamer Str. 21, 13347 Berlin, Germany

Email: [glebis@gmail.com](mailto:glebis@gmail.com) Telegram: @glebkalinin

VAT: DE369692682

### 1. Scope and Definitions

1.1. Provider: Gleb Kalinin, sole proprietor (Selbstständiger) based in Berlin, Germany, offering educational and consulting services.

1.2. Customer: Any natural or legal person who concludes a contract with the Provider for the workshop services.

1.3. Consumer: A natural person who concludes a contract for purposes that are predominantly outside their trade, business, or profession (pursuant to § 13 BGB).

1.4. Workshop Series: A 6-week online educational program titled “Creative AI Workshop Series using Claude Code,” consisting of live sessions, recordings, materials, and community access as described on the Provider’s website.

1.5. Contract: The agreement formed upon completion of the booking process and payment, subject to these Terms and Conditions.

### 2. Subject Matter of the Contract

2.1. The Provider offers an online workshop series focusing on creative applications of AI agents, specifically using Claude Code. The workshop teaches participants how to:

- Work with AI agents for document processing and content generation
- Create prototypes and automations
- Build Claude Skills and use MCP (Model Context Protocol)
- Deploy applications to cloud services

## 2.2. Workshop Structure:

- Duration: 6 weeks, starting January 13, 2026
- Format: Online via Zoom, coordination via Telegram
- Schedule: Tuesdays 18:00 CET (theory + practice), Saturdays 12:00 CET (live coding)

2.3. The Provider reserves the right to make changes to the workshop structure and content for the purpose of improvement, provided that the essential character of the service remains unchanged.

## 3. Pricing and Payment

### 3.1. Pricing Tiers (all prices inclusive of applicable taxes):

- Participant: EUR 400 / USD 435 - Access to all recordings, materials, Custom GPT, NotebookLM, and technical support chat
- Individual: EUR 1,000 / USD 1,090 - All above plus 4 individual 60-minute consultations and priority chat support
- Team: EUR 2,500 / USD 2,700 - For groups up to 7 people, includes dedicated chat and 4 team consultations

### 3.2. Payment is due in full before the workshop begins. Payment can be made via:

- Credit card via Stripe
- IBAN bank transfer to a German account
- PayPal
- Cryptocurrency (USDT and others)

3.3. For business customers requiring an invoice, an additional fee of EUR 100 applies. Please contact the Provider via Telegram with your company details.

3.4. The contract is concluded upon receipt of payment by the Provider.

## 4. Right of Withdrawal (Widerrufsrecht)

### Withdrawal Policy for Consumers

#### Right of Withdrawal

You have the right to withdraw from this contract within 14 days without giving any reason.

The withdrawal period will expire after 14 days from the day of the conclusion of the contract.

To exercise the right of withdrawal, you must inform us:

of your decision to withdraw from this contract by an unequivocal statement (e.g., a letter sent by post, email, or Telegram message). You may use the model withdrawal form below, but it is not obligatory.

To meet the withdrawal deadline, it is sufficient for you to send your communication concerning your exercise of the right of withdrawal before the withdrawal period has expired.

#### Effects of Withdrawal

If you withdraw from this contract, we shall reimburse to you all payments received from you, including the costs of delivery (with the exception of the supplementary costs resulting from your choice of a type of delivery other than the least expensive type of standard delivery offered by us), without undue delay and in any event not later than 14 days from the day on which we are informed about your decision to withdraw from this contract. We will carry out such reimbursement using the same means of payment as you used for the initial transaction, unless you have expressly agreed otherwise; in any event, you will not incur any fees as a result of such reimbursement.

**Important Note:** If you requested to begin the performance of services during the withdrawal period, you shall pay us an amount which is in proportion to what has been provided until you have communicated us your withdrawal from this contract, in comparison with the full coverage of the contract.

#### Model Withdrawal Form

(Complete and return this form only if you wish to withdraw from the contract)

To: Gleb Kalinin, Email: [glebis@gmail.com](mailto:glebis@gmail.com)

I/We ( ) *hereby give notice that I/We ( )* withdraw from my/our (\*) contract for the provision of the following service: Creative AI Workshop Series using Claude Code

- Ordered on ( )/received on ( ):
- Name of consumer(s):
- Address of consumer(s):
- Signature of consumer(s) (only if this form is notified on paper):
- Date:

(\*) Delete as appropriate.

## 5. Extended Satisfaction Guarantee

5.1. In addition to the statutory right of withdrawal, the Provider offers an extended satisfaction guarantee: Customers may request a full refund within 7 days after the first workshop session, no questions asked.

5.2. To exercise this guarantee, the Customer must send a written request (email or Telegram) within the specified period.

5.3. Refunds will be processed within 7 business days after receiving the request, minus any payment processing fees charged by third parties (e.g., Stripe, PayPal).

## 6. Rights and Obligations

### 6.1. Provider's Obligations:

- Provide access to all workshop materials as described
- Conduct live sessions as scheduled or provide reasonable alternatives
- Maintain communication channels for technical support
- Issue a digital certificate upon successful completion (attendance of at least 80% of live sessions and project demonstration)

### 6.2. Customer's Obligations:

- Provide accurate contact information (valid email and Telegram handle)
- Obtain necessary subscriptions (Claude Pro, Max, or Team plan)
- Maintain administrative access to their computer for software installation
- Respect the code of conduct and other participants
- Not copy, distribute, or share workshop materials without written permission

6.3. The Customer shall not recruit other workshop participants for competing services.

## 7. Individual Consultations

7.1. For tiers that include individual consultations, the Customer must book sessions during the periods communicated through the official Telegram group.

7.2. Consultations cannot be used after the contract period ends.

7.3. Cancellation or rescheduling requires at least 48 hours' notice before the scheduled time.

7.4. If the Customer is more than 5 minutes late without prior notice, the consultation is considered delivered. With prior notice, the Provider will wait up to 10 minutes; if the Customer does not appear, the consultation is considered delivered.

## 8. Intellectual Property

8.1. All intellectual property rights related to the workshop content remain with the Provider and/or respective rights holders.

8.2. The Customer receives a non-exclusive, non-transferable license to use templates, prompts, configuration files, and other digital assets provided during the workshop for personal or professional use.

8.3. Recording, redistribution, or commercial use of workshop materials without written permission is prohibited.

## 9. Technical Requirements

### 9.1. The Customer must have:

- A computer running Windows, macOS, or Linux with administrative access
- Stable internet connection for live sessions

- Active Claude subscription (Pro, Max, or Team plan)
- Access to Claude API (VPN may be required in certain regions)

9.2. The Provider is not responsible for technical issues arising from the Customer's equipment, internet connection, or third-party service availability.

## 10. Liability

10.1. The Provider is liable without limitation for damages caused by intent or gross negligence, as well as for damages to life, body, or health.

10.2. For slight negligence, the Provider is only liable in case of breach of essential contractual obligations (cardinal obligations). In such cases, liability is limited to foreseeable, typically occurring damages.

10.3. The Provider does not guarantee specific outcomes or results from applying the workshop content. All information is provided "as is" for educational purposes.

10.4. The Customer is solely responsible for decisions and actions taken based on the workshop materials.

## 11. Force Majeure

11.1. Neither party shall be liable for failure to perform obligations due to circumstances beyond their reasonable control (force majeure), including but not limited to: natural disasters, government actions, power outages, network failures, strikes, civil unrest, or pandemics.

11.2. The affected party must notify the other party within 5 business days of such circumstances arising.

## 12. Data Protection

12.1. The Provider processes personal data in accordance with the EU General Data Protection Regulation (GDPR) and the German Federal Data Protection Act (BDSG).

12.2. Personal data collected (name, email, payment information) is used solely for contract fulfillment and communication regarding the workshop.

12.3. Data may be shared with:

- Payment processors (Stripe, PayPal) for payment processing
- Zoom for video conferencing
- Telegram for group communication

12.4. The Customer has the right to access, rectify, erase, restrict processing, object to processing, and data portability. Requests can be sent to [glebis@gmail.com](mailto:glebis@gmail.com).

## 13. Dispute Resolution

13.1. The Provider is neither obligated nor willing to participate in dispute resolution proceedings before a consumer arbitration board.

13.2. For any disputes, the parties shall first attempt amicable resolution through direct communication. The response time for complaints is 15 business days.

13.3. The European Commission provides an online dispute resolution platform at: <https://ec.europa.eu/consumers/odr>

## 14. Applicable Law and Jurisdiction

14.1. These Terms and Conditions and all contracts concluded hereunder are governed by the laws of the Federal Republic of Germany, excluding the UN Convention on Contracts for the International Sale of Goods (CISG).

14.2. For consumers, mandatory consumer protection provisions of the country of residence remain applicable.

14.3. For disputes with business customers, the exclusive place of jurisdiction is Berlin, Germany.

## 15. Severability

15.1. If any provision of these Terms and Conditions is or becomes invalid, the validity of the remaining provisions shall not be affected.

15.2. Invalid provisions shall be replaced by provisions that come closest to the economic purpose of the invalid provision.

## 16. Amendments

16.1. The Provider reserves the right to amend these Terms and Conditions. Changes will be published on the website at least 3 days before taking effect.

16.2. Existing contracts remain subject to the Terms and Conditions in force at the time of contract conclusion.

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## Contact Information

Gleb Kalinin

- Email: [glebis@gmail.com](mailto:glebis@gmail.com)
- Telegram: [@glebkalinin](https://www.telegram.me/glebkalinin)
- Website: [claude-code.glebkalinin.com](https://claude-code.glebkalinin.com)