

REVISIT FORM



**PLATINUM
ACCELERATOR**



Please fill out and return via email to **platinum@iloverealestate.tv** attention to Christy Yiannoudes.

YES! Dymphna! I'm so excited to have the opportunity to continue working with your coaches one-on-one and I look forward to another amazing 12 months being personally mentored. I understand that you'll give me the momentum, motivation, contacts and opportunities to make it happen. However, I understand that I must take action and implement the strategies and tactics. I agree with your terms and conditions stated in the attached and look forward to beginning this journey with you.

CONTACT INFORMATION

Name:

Partner (in program):

Address:

City:

State: Post Code:

Phone: Mobile:

Email:

Partner's Email: Partner's Mobile:

PAYMENT OPTIONS

I wish to pay in full: \$19,988

If you need to spread the full payment out over a couple of weeks let Christy from Knowledge Source know and she will arrange it.

I wish to accept the part payment option: \$1833 deposit then \$1833 per month for 11 months (\$19,200)

This offer is only valid if you wish to re-enrol into Platinum Accelerator within 30 days of your membership ending. After this time, only the upfront full payment will be accepted.

Optional: Your Partner Can Attend the Program for an additional one off payment of \$4,995

CREDIT CARD INFORMATION

Name as it appears on the Card:

Card Type: VISA MASTERCARD

Number:

Expiry:

Signature: Date:

PLATINUM ACCELERATOR PROGRAM TERMS & CONDITIONS

You agree that the following are the Terms & Conditions which, together with the acceptance form, govern the formation of the contract between you and the Presenter for the delivery of the Program when the Presenter accepts your enrolment for the Program and payment of the Fee by you is confirmed.

INTERPRETATION

In these conditions:

“we”, “us” and “Knowledge Source” or “Knowledge Seminars” means The Knowledge Seminars Trust (ABN 38 962 419 078);
“customer”, “you” and “your” means the person, company or business that purchases the Program;
“credit agreement” means a credit agreement entered into between the Presenter and the customer, facilitated by Knowledge Seminars for the supply of the Program on credit;
“Presenter” means Dymphna Boholt
“Program” means Program content, notes, material and information provided by the Presenter to the customer;
“acceptance form” means form accompanying this document;
“Knowledge Seminars” means The Knowledge Seminars Trust (ABN 38 962 419 078) acting as the coordinator and facilitator of the event promoting the Program on behalf of the Presenter;
The singular includes the plural and vice versa.
Nothing in these conditions shall be read or applied so as to exclude, restrict or modify or have the effect of excluding, restricting or modifying any condition, warranty, guarantee, right or remedy implied by law and which by law cannot be excluded, restricted or modified.

ACCEPTANCE:

By completing and signing the Acceptance Form, including payment details, you confirm your enrolment into the Program and you acknowledge that you have read these Terms & Conditions and agree that the acceptance of your enrolment along with these Terms & Conditions forms a contract between you and the Presenter which shall be managed by us.

PAYMENT:

Your payment upon enrolment may be made in ONE lump sum payment. Your lump sum payment is discounted as a special offer. You also have the option to pay for the Program by monthly instalments.
Payments made pursuant to this option must be made by the means specified on the Acceptance Form. You acknowledge that you are liable for any fees that may occur from payments defaulting.
Should you default in any one payment, then ALL monies outstanding as at the date of default, at our discretion, become due and owing and must, if demanded, be immediately paid to us.

ACKNOWLEDGEMENT:

You acknowledge that the Presenter is liable to provide the Program in full to you and any redress and/or dissatisfaction with the content of the Program shall be brought to the attention of the Presenter and where required the Presenter must address and rectify any failure to deliver the Program including all required material and services constituting the Program to you. Knowledge Seminars is not liable in any way to provide any services and/or content in respect of the Program and you further acknowledge that Knowledge Seminars is collecting payment from you for and on behalf of the Presenter and in accordance with the commercial arrangements made between Knowledge Seminars and the Presenter. You further acknowledge that Knowledge Seminars is not liable to you in any way for non-delivery of the Program to you by the Presenter or in respect of your dissatisfaction of the Program. You further acknowledge that in the delivery of the Program the Presenter will be utilising coaches for the Program delivery. You acknowledge that you have no contract with the coaches and any feedback you wish to make regarding the Program or the Program delivery is to be directed to us in the first instance.

INTELLECTUAL PROPERTY:

Intellectual property in the Program and all the materials, logos and information is owned by the Presenter or us. You may not copy, reproduce, modify or adapt any or all of the Program materials and any other material or information associated with the Program.

PRIVACY DISCLOSURE:

Notice of disclosure of your credit information to a credit reporting agency (Privacy Act 1988)

We may give information about you to a credit reporting agency for the following purposes:

- to obtain a consumer credit report about you, and/or
 - allow the credit reporting agency to create or maintain a credit information file containing information about you.
- This information is limited to:
- Identity particulars - your name, sex, address (and the previous two addresses), date of birth, name of employer, and drivers license number;
 - your application for credit or commercial credit - the fact that you have applied for credit and the amount;
 - the fact that Knowledge Seminars (for an on behalf of the Presenter) is a current credit provider to you;
 - instalment payments which are overdue by more than 60 days, and for which debt collection action has started;
 - advice that your instalment payments are no longer overdue in respect of any default that has been listed;
 - information that, in the opinion of the Presenter or Knowledge Seminars, you have committed a serious credit infringement (that is, acted fraudulently or shown an intention not to comply with your credit obligations);
 - dishonoured cheques - cheques drawn by you for \$100 or more which have been dishonoured more than once.

Period to which this understanding applies: This information may be given before, during or after the provision of credit to you.

REFUND POLICY:

There is a no refund policy for this program.

Subject to any statutory rights of the customer, Knowledge Source will not provide any refunds.

DISCLAIMERS AND LIMITATION OF LIABILITY:

The Presenter, the coaches and we do not claim, represent or warrant that the Program or any of the materials or information presented in the delivery of the Program are suitable for your purposes or are error free. The Program is intended to be a learning aid only and is not intended to be a substitute for your own judgement, skill and diligence in making investment decisions. All content provided, including information, names, images, pictures and logos regarding or relating to the Program and materials as provided “as is” and on an “as available” basis. To the extent permitted by law, the Presenter, the coaches and we exclude all representations and warranties (whether express or implied by law), including the implied warranties of satisfactory quality, fitness for a particular purpose, non-infringement, compatibility, security and accuracy. The Presenter, the coaches and we do not guarantee the timeliness, completeness or performance of any aspect of the Program and materials and information. Whilst the Presenter, coaches and we endeavour to ensure that all content provided is correct, no responsibility is accepted on behalf of the Presenter, the coaches or us for any errors, omissions or inaccurate content in the Program and materials and information. The Presenter, the coaches and we are not responsible for any action, inaction or decisions you make related directly or indirectly to the Program or any material or information contained in the Program. The Program is not intended to be a substitute for you obtaining your own independent legal, financial, taxation or accounting advice.

By signing this form, you agree to take full responsibility for your successes, failures, actions and inactions as a result of joining the program or any part thereof.

I, _____
have read, understand and agree to the terms and conditions outlined above.

Signed _____

Date ____/____/____