

Program Policies

Privacy Policy

This page informs you of our policies regarding the collection, use and disclosure of Personal Information we receive from clients/users of the The Freedom Over 50 Formula (the Program) or Samantha Delargy Nutrition (the Company). We use your Personal Information only for providing and improving the program. By using the program, you agree to the collection and use of information in accordance with this policy.

What Is Considered Personal Information?

Personal information refers to information such as your name, address, email address, geographic location, purchase history, gender, credit card information and browsing habits on our program.

What Information Do We Collect?

We collect information from you when you register on the site, place an order, enter a contest or sweepstakes, respond to a survey or communication such as e-mail, or participate in another site feature.

When ordering or registering, we may ask you for your name, e-mail address, mailing address, phone number, credit card information or other information. You may, however, visit our site anonymously.

We also collect information about gift recipients so that we can fulfill the gift purchase.

Like many websites, we use cookies to enhance your experience and gather information about visitors and visits to our websites. Please refer to the do we use cookies section below for information about cookies and how we use them.

We May Process The Following Categories Of Personal Data About You:

- Communication Data that includes any communication that you send to us whether that be through the contact form on our website, through email, text, social media messaging, social media posting or any other communication that you send us. We process this data for the purposes of communicating with you, for record keeping and for the establishment, pursuance or defence of legal claims. Our lawful ground for this processing is our legitimate interests which in this case are to reply to communications sent to us, to keep records and to establish, pursue or defend legal claims.
- Customer Data that includes data relating to any purchases of goods and/or services such as your name, title, billing address, delivery address email address, phone number, contact details, purchase details and your card details. We process this data to supply the goods and/or services you have purchased and to keep records of such

transactions. Our lawful ground for this processing is the performance of a contract between you and us and/or taking steps at your request to enter into such a contract.

- User Data that includes data about how you use our website and any online services together with any data that you post for publication on our website or through other online services. We process this data to operate our website and ensure relevant content is provided to you, to ensure the security of our website, to maintain back-ups of our website and/or databases and to enable publication and administration of our website, other online services and business. Our lawful ground for this processing is our legitimate interests which in this case are to enable us to properly administer our website and our business.
- Technical Data that includes data about your use of our website and online services such as your IP address, your login data, details about your browser, length of visit to pages on our website, page views and navigation paths, details about the number of times you use our website, time zone settings and other technology on the devices you use to access our website. The source of this data is from our analytics tracking system. We process this data to analyse your use of our website and other online services, to administer and protect our business and website, to deliver relevant website content and advertisements to you and to understand the effectiveness of our advertising. Our lawful ground for this processing is our legitimate interests which in this case are to enable us to properly administer our website and our business and to grow our business and to decide our marketing strategy.
- Marketing Data that includes data about your preferences in receiving marketing from us and our third parties and your communication preferences. We process this data to enable you to partake in our promotions such as sales offers, affiliate offers, free contests with give-aways, to deliver relevant website content and advertisements to you and measure or understand the effectiveness of this advertising. Our lawful ground for this processing is our legitimate interests which in this case are to study how customers use our products/services, to develop them, to grow our business and to decide our marketing strategy.
- We may use Customer Data, User Data, Technical Data and Marketing Data to deliver relevant website content and advertisements to you (including Facebook adverts or other display advertisements) and to measure or understand the effectiveness of the advertising we serve you. Our lawful ground for this processing is legitimate interests which is to grow our business. We may also use such data to

send other marketing communications to you. Our lawful ground for this processing is either consent or legitimate interests (namely to grow our business).

Sensitive Data

We do not collect any Sensitive Data about you. Sensitive data refers to data that includes details about your race or ethnicity, religious or philosophical beliefs, sex life, sexual orientation, political opinions, trade union membership, information about your health and genetic and biometric data. We do not collect any information about criminal convictions and offences.

Marketing Communications

Our lawful ground of processing your personal data to send you marketing communications is either your consent or our legitimate interests (namely to grow our business).

Under the Privacy and Electronic Communications Regulations, we may send you marketing communications from us if (i) you made a purchase or asked for information from us about our goods or services or (ii) you agreed to receive marketing communications and in each case you have not opted out of receiving such communications since. Under these regulations, if you are a limited company, we may send you marketing emails without your consent. However you can still opt out of receiving marketing emails from us at any time.

You can ask us or third parties to stop sending you marketing messages at any time simply by unsubscribing from emails via the unsubscribe button which can be found at the bottom of each email or by sending support@samanthadelargy.com an email with your request to stop receiving emails.

If you opt out of receiving marketing communications this opt-out does not apply to personal data provided as a result of other transactions, such as purchases, warranty registrations etc.

Disclosure Of Your Personal Data:

We may have to share your personal data with the parties set out below:

- Service providers who provide IT and system administration services.
- Professional advisers including lawyers, bankers, auditors and insurers.
- Government bodies that require us to report processing activities.
- 3rd party technology platforms and advertisers that support the running and growth of Samantha Delargy Nutrition.

We require all third parties to whom we transfer your data to respect the security of your personal data and to treat it in accordance with the law. We only allow such third parties to process your personal data for specified purposes and in accordance with our instructions.

How Do We Use Your Information?

We may use the information we collect from you when you register, purchase products, enter a contest or promotion, respond to a survey or marketing communication, surf the website, or use certain other site features in the following ways:

To personalize your site experience and to allow us to deliver the type of content and product offerings in which you are most interested.

To allow us to better service you in responding to your customer service requests. To quickly process your transactions.

To administer a contest, promotion, survey or other site feature.

If you have opted-in to receive our email newsletter, free challenges, or a free ebook, we will send you educational and marketing emails.

If you would no longer like to receive promotional email from us, please refer to the “How can you opt-out, remove or modify information you have provided to us?” section below.

If you have not opted-in to receive email newsletters, you will not receive these emails.

Visitors who register or participate in other site features such as marketing programs and ‘members-only’ content will be given a choice whether they would like to be on our email list and receive e-mail communications from us.

Data Security

We have put in place security measures to prevent your personal data from being accidentally lost, used, altered, disclosed, or accessed without authorisation. We also allow access to your personal data only to those employees and partners who have a business need to know such data. They will only process your personal data on our instructions and they must keep it confidential.

We have procedures in place to deal with any suspected personal data breach and will notify you and any applicable regulator of a breach if we are legally required to.

Data Retention

We will only retain your personal data for as long as necessary to fulfil the purposes we collected it for, including for the purposes of satisfying any legal, accounting, or reporting requirements.

When deciding what the correct time is to keep the data for we look at its amount, nature and sensitivity, potential risk of harm from unauthorised use or disclosure, the processing purposes, if these can be achieved by other means and legal requirements.

For tax purposes the law requires us to keep basic information about our customers (including Contact, Identity, Financial and Transaction Data) for seven years after they stop being customers.

In some circumstances we may anonymise your personal data for research or statistical purposes in which case we may use this information indefinitely without further notice to you.

How Do We Protect Visitor Information?

We implement a variety of security measures to maintain the safety of your personal information. Your personal information is contained behind secured networks and is only accessible by a limited number of persons who have special access rights to such systems, and

are required to keep the information confidential. When you place orders or access your personal information, we offer the use of a secure server. All sensitive/credit information you supply is transmitted via Secure Socket Layer (SSL) technology and then encrypted into our databases to be only accessed as stated above.

Do We Disclose The Information We Collect To Outside Parties?

We do not sell, trade, or otherwise transfer to outside parties your personally identifiable information unless we provide you with advance notice, except as described below. It does not include website hosting partners and other parties who assist us in operating our website, conducting our business, or servicing you, so long as those parties agree to keep this information confidential. We may also release your information when we believe release is appropriate to comply with the law, enforce our site policies, or protect ours or others' rights, property, or safety.

However, non-personally identifiable visitor information may be provided to other parties for marketing, advertising, or other uses.

How Can You Opt-Out, Remove Or Modify Information You Have Provided To Us?

To modify your email subscriptions, you can find an unsubscribe link at the bottom of each email. Please note that due to email production schedules you may receive any emails already in production. Please note that we may maintain information about an individual sales transaction in order to service that transaction and for record keeping.

Third Party Links

In an attempt to provide you with increased value, we may include third party links on our site. These linked sites have separate and independent privacy policies. We, therefore, have no responsibility or liability for the content and activities of these linked sites. Nonetheless, we seek to protect the integrity of our site and welcome any feedback about these linked sites (including if a specific link does not work).

Your Access To And Control Over Information

You may opt out of any future contacts from us at any time. You can do the following at any time by contacting us via the email address or phone number given on our website:

- See what data we have about you, if any.
- Change/correct any data we have about you.
- Have us delete any data we have about you.
- Express any concern you have about our use of your data.

Changes To Our Policy

If we decide to change our privacy policy, we will update this document and inform you accordingly. Policy changes will apply only to information collected after the date of the change. This policy was last modified on May 15th, 2020.

Online Privacy Policy

This privacy policy refers only to information collected through our websites, and does not apply to information collected in person at events, coaching calls or social media.

Your Consent

In using our site, you agree to our privacy policy.

Questions And Feedback

We welcome your questions, comments, and concerns about privacy. Please send us any and all feedback pertaining to privacy, or any other issue via email at: support@samanthadelargy.com

Terms & Conditions

PLEASE READ THE FOLLOWING TERMS AND CONDITIONS OF USE CAREFULLY BEFORE USING THIS Program. All users of this Program agree that access to and use of this Program is subject to the following terms and conditions and other applicable law. If you do not agree to these terms and conditions, please do not use this Program.

TERMS AND CONDITIONS

The Program Standard Terms And Conditions contained herein on this webpage, shall govern your use of this Program, including all content within this Program (collectively referred to herein below as this "Program"). These Terms apply in full force and effect to your use of this Program and by using this Program, you expressly accept all terms and conditions contained herein in full. You must not use this Program, if you have any objection to any of these Program Standard Terms And Conditions.

COPYRIGHT

The entire content included in this Program including but not limited to text, recipes, meal plans, graphics or code is copyrighted as a collective work under the Canadian and other copyright laws, and is the property of Samantha Delargy Nutrition. The collective work includes works that are licensed to Samantha Delargy Nutrition., ALL RIGHTS RESERVED. Permission is granted to electronically copy and print hard copy portions of this Program for the sole purpose of

placing an order with Samantha Delargy Nutrition., or purchasing products from Samantha Delargy Nutrition.

You may display and, subject to any expressly stated restrictions or limitations relating to specific material, download or print portions of the material from the different areas of the Program solely for your own non-commercial use, or to place an order with Samantha Delargy Nutrition. or to purchase Samantha Delargy Nutrition. products. Any other use, including but not limited to the reproduction, distribution, display or transmission of the content of this Program is strictly prohibited, unless authorized by Samantha Delargy Nutrition. You further agree not to change or delete any proprietary notices from materials downloaded from the Program.

TRADEMARKS

All trademarks, service marks and trade names of Samantha Delargy Nutrition. used on the Program are trademarks or registered trademarks of Samantha Delargy Nutrition.

WARRANTY DISCLAIMER

Samantha Delargy Nutrition (Company) does not warrant, either expressly or by implication, to any aspect of the Program nor is it responsible for, the physical or other results of the Program. The Client confirms and agrees that they are wholly responsible for the progress and results and that the Program (and Company) offers no warranties or guarantees of future results of any kind. The Company does not warrant or guarantee that the Client will achieve any level of result or success using any of the materials provided by or created by the Program. Any example of physical results or otherwise does not serve as a warranty or guarantee for any Client in the Program.

LIMITATION OF LIABILITY

Samantha Delargy Nutrition shall not be liable for any special or consequential damages that result from the use of, or the inability to use, the materials on this Program or the performance of the products, even if Samantha Delargy Nutrition. has been advised of the possibility of such damages. Applicable law may not allow the limitation of exclusion of liability or incidental or consequential damages, so the above limitation or exclusion may not apply to you.

FOR EDUCATIONAL AND INFORMATIONAL PURPOSES ONLY

The information provided in or through this Program is for educational and informational purposes only and solely as a self-help tool for your own use.

This Program is not intended to diagnose, treat, prevent or cure any illness or disease.

The information provided in this program is for general educational purposes, has not been reviewed nor approved by the FDA and is not intended to take the place of advice from your medical professional, or other licensed healthcare professional.

You are solely responsible for your health care and activity choices.

PERSONAL RESPONSIBILITY

You aim to accurately represent the information provided to us on or through our Program. You acknowledge that you are participating voluntarily in using our Program and that you are solely and personally responsible for your choices, actions and results, now and in the future. You accept full responsibility for the consequences of your use, or non-use, of any information provided on or through this Program, and you agree to use your own judgment and due diligence before implementing any idea, suggestion or recommendation from our Program to your life, family or business.

CODE OF CONDUCT

You may not use Samantha Delargy Nutrition for any illegal or unauthorized purpose. In addition to the laws of the Province of Ontario, Canada, you also agree to comply with all local laws that apply to your use of the Program. You may not use the Program in any manner which could disable, overburden, damage, or impair the Program, or interfere with any other party's use and enjoyment of the Program. You agree that you are responsible for your own conduct and communications while using the Program and for any consequences of that use. You agree that when using the Program, you will not post or upload any inappropriate, promotional, defamatory, destructive, obscene, or unlawful content; defame, abuse, harass, or otherwise violate the legal rights (such as rights of privacy and publicity) of others or upload dangerous or harmful files. Samantha Delargy Nutrition reserves the right to remove individuals from our community in instances of misconduct.

NO GUARANTEES

Samantha Delargy Nutrition is to support and assist you in reaching your own goals, but your success depends primarily on your own effort, motivation, commitment and follow-through.

Samantha Delargy Nutrition cannot predict and does not guarantee that you will attain a particular result, and you accept and understand that results differ for each individual. Each individual's results depend on his or her unique background, dedication, desire, motivation, actions, and numerous other factors. You fully agree that there are no guarantees offered as to the specific outcome or results you can expect from using the information you receive on or through this Program.

PURCHASES AND SUBSCRIPTIONS

If you wish to purchase any product or service made available through the Program ("Purchase"), you may be asked to supply certain information relevant to your Purchase including, without limitation, your name, phone number, email address, physical address, credit card information and geographic location. Please view our Privacy Policy for more information on how we use your personal information. Some parts of the Service are billed on a subscription basis as outlined on the sales and check out pages of the product. You will be billed in advance on a recurring basis as per the subscription agreement.

INDEMNIFICATION AND RELEASE OF CLAIMS

You hereby fully and completely hold harmless, indemnify and release Samantha Delargy Nutrition. and any of its agents, consultants, affiliates, team members, joint venture partners, employees, shareholders, directors, staff, team members, or anyone otherwise affiliated with the business from any and all causes of action, allegations, suits, claims, damages, or demands whatsoever, in law or equity, that may arise in the past, present or future that is in any way related to our Program.

ERRORS AND OMISSIONS

Although every effort is made to ensure the accuracy of information shared on or through this Program, the information may inadvertently contain inaccuracies or typographical errors. You agree that Samantha Delargy Nutrition. is not responsible for the views, opinions, or accuracy of facts referenced on or through the Program, or of those of any other individual or company affiliated with our business or Samantha Delargy in any way. Because scientific, technology and business practices are constantly evolving, you agree that Samantha Delargy Nutrition. is not responsible for the accuracy of our Program, or for any errors or omissions that may occur.

NO ENDORSEMENT

References or links in our Program to the information, opinions, advice, programs, products or services of any other individual, business or entity does not constitute our formal endorsement. Samantha Delargy Nutrition. is merely sharing information for your own self-help. Samantha Delargy Nutrition. is not responsible for the Program content, blogs, e-mails, videos, social media, programs, products and/or services of any other person, business or entity that may be linked or referenced in our Program. Conversely, should our Program link appear in any other individuals, businesses or entities Program, program, product or services, it does not constitute our formal endorsement of them, their business or their Program either.

AFFILIATES

From time to time, we may promote, affiliate with, or partner with other individuals or businesses whose programs, products and services align with mine. There may be instances when we promote, market, share or sell programs, products or services for other partners and in exchange we may receive financial compensation or other rewards. Samantha Delargy Nutrition is highly selective and only promotes the partners whose programs, products and/or services we respect. At the same time, you agree that any such promotion or marketing does not serve as any form of endorsement whatsoever. You are still required to use your own judgment to determine that any such program, product or service is appropriate for you. You are assuming all risks, and you agree that Samantha Delargy Nutrition. is not liable in any way for any program, product or service that I may promote, market, share or sell on or through our Program.

VARIATION

Samantha Delargy Nutrition shall have the right in its absolute discretion at any time and without notice to amend, remove or vary the Services and/or any page of this Program.

COMPLAINTS

Samantha Delargy Nutrition offers support to our clients and a complaints handling procedure which we will use to try to resolve disputes when they first arise, with a solution that is mutually agreeable to both the client and Samantha Delargy Nutrition. Please let us know if you have any complaints or comments at support@samanthadelargy.com

SEVERABILITY

If any provision of these Terms is found to be unenforceable or invalid under any applicable law, such unenforceability or invalidity shall not render these Terms unenforceable or invalid as a whole, and such provisions shall be deleted without affecting the remaining provisions herein.

ENTIRE AGREEMENT

These Terms, including any legal notices and disclaimers contained on this Program, constitute the entire agreement between Samantha Delargy Nutrition and you in relation to your use of this Program, and supersede all prior agreements and understandings with respect to the same. By using our Program you are agreeing to all parts of the above Disclaimer. If you have any questions about this Disclaimer, please contact support@samanthadelargy.com.

Lifetime access

The Client will receive access to the Program content, including text, graphics, audio and video for the lifetime of the Program. Samantha Delargy Nutrition has the right to modify the Program at anytime for any reason and will ensure that the Client is provided with applicable updates if they are enrolled in the program.

Program Fees/Decline Payments

All program fees are subject to applicable taxes.

If the Client chooses the payment plan, they will be charged the initial payment at the time of enrolling, followed by installments every 30 days for the remaining months, on the same day of the month.

If a payment is missed, the Client will have 5 business days to bring their account into good standing after the declined payment. If the account is not brought into good standing within 5 business days, the Client's Program will be put on hold and access will be denied until the account is brought into good standing.

If the account remains in poor standing for a duration more than 15 business days, the Client's Program will be cancelled entirely and no refund will be provided.

No refunds of any kind will be issued for the Program, included deposits or any partial payments.

Customer service

For any customer service inquiries, complaints and, or communication please contact support@samanthadelargy.com.