# JakeVandenhoff.com Website Info:

JakeVandenhoff.com is a privately held website dedicated to providing our readers with the best possible dating and relationship advice for men. Any questions regarding our content, our Website Terms of Use, Privacy Policy, or FTC Disclosure Statement can email the webmaster at support@jakevandenhoff.com and we will get back to you as soon as possible.

# Website Terms:

WELCOME TO OUR WEBSITE. IF YOU CONTINUE TO BROWSE AND USE THIS WEBSITE YOU ARE AGREEING TO COMPLY WITH AND BE BOUND BY THE FOLLOWING TERMS AND CONDITIONS OF USE, WHICH TOGETHER WITH OUR PRIVACY POLICY GOVERN JAKEVANDENHOFF.COM'S RELATIONSHIP WITH YOU.

THE TERM 'JAKEVANDENHOFF.COM' REFERS TO THE OWNER OF JAKEVANDENHOFF.COM.

THE TERM 'YOU' REFERS TO THE USER OR VIEWER OF OUR WEBSITE.

IF YOU DO NOT WISH TO BE BOUND BY THE FOLLOWING TERMS AND CONDITIONS, YOU SHOULD EXIT THIS SITE IMMEDIATELY. JAKEVANDENHOFF.COM RESERVES THE RIGHT TO CHANGE, UPDATE, AND REVISE THESE TERMS OF USE AT ANY TIME AT OUR SOLE DISCRETION, SO CHECK BACK OFTEN TO REVIEW ANY UPDATED TERMS. UNAUTHORISED USE OF THIS WEBSITE MAY GIVE RISE TO A CLAIM FOR DAMAGES AND/OR BE A CRIMINAL OFFENSE. CURRENTLY, THESE ARE THE TERMS OF USE, WHICH USE OF THIS WEBSITE IS SUBJECT TO:

YOU AGREE TO RELEASE JAKEVANDENHOFF.COM, ITS OWNERS, OPERATORS, EMPLOYEES, AGENTS, AND REPRESENTATIVES FROM ANY AND ALL LIABILITY FOR PERSONAL AND/OR EMOTIONAL INJURY AS THE RESULT OF ANY ACTION OR NEGLIGENCE ARISING OUT OF OR IN THE COURSE OF OR IN ANY WAY RELATED TO YOUR USE OF ALL PRODUCTS, SERVICES AND/OR INFORMATION DISPENSED AND/OR ENDORSED BY JAKEVANDENHOFF.COM. YOU AGREE TO INDEMNIFY AND HOLD HARMLESS JAKEVANDENHOFF.COM, ITS OWNERS, OPERATORS, EMPLOYEES, AGENTS, AND REPRESENTATIVES FROM ANY AND ALL CLAIMS, DEMANDS, COSTS, EXPENSES AND COMPENSATION ARISING OUT OF OR IN THE COURSE OF OR IN ANY RELATED TO ANY CONSEQUENTIAL DAMAGES RESULTING FROM USE OF ANY PRODUCTS, SERVICES AND OR INFORMATION DISPENSED AND OR ENDORSED BY JAKEVANDENHOFF.COM.

YOU UNDERSTAND AND AGREE THAT ALL JAKEVANDENHOFF.COM MATERIAL AND INFORMATION ON WOMEN AND DATING IS PROVIDED FOR ENTERTAINMENT PURPOSES ONLY. NONE OF THE INFORMATION, CONTENT, PRODUCTS, OR SERVICES ARE TO BE CONSIDERED AS LEGAL OR PROFESSIONAL ADVICE AND ARE TO BE USED FOR PERSONAL ENTERTAINMENT PURPOSES ONLY. YOU AGREE NOT TO USE THIS SITE OR ANY PRODUCTS OR SERVICES PROVIDED JAKEVANDENHOFF.COM FOR ANY ILLEGAL PURPOSES. YOU UNDERSTAND AND AGREE THAT YOU ARE SOLELY RESPONSIBLE FOR YOUR ACTIONS AND THE CONSEQUENCES OF YOUR ACTIONS. JAKEVANDENHOFF.COM AND ITS REPRESENTATIVES ARE NOT RESPONSIBLE FOR ANY POTENTIAL MISUSE OR INAPPROPRIATE USE OF MATERIAL. JAKEVANDENHOFF.COM DOES NOT ENDORSE ANY ILLEGAL ACTIVITIES OR ANY ACTIONS THAT COULD GIVE RISE TO CIVIL OR CRIMINAL LIABILITY. IN THE CASE OF ANY APPARENT CONFLICT BETWEEN THE PRECEDING SENTENCE AND ACTIVITIES OR STATEMENTS OF A JAKEVANDENHOFF.COM REPRESENTATIVE, THE PRECEDING SENTENCE SHALL TAKE PRIORITY. THIS SITE IS NOT INTENDED TO BE VIEWED BY MINORS OR ANYONE UNDER THE AGE OF 18. OUR PRODUCTS AND SERVICES ARE NOT INTENDED TO BE PURCHASED OR USED BY MINORS OR ANYONE UNDER THE AGE OF 18. BY ENTERING THIS SITE OR MAKING A PURCHASE, YOU ARE AGREEING THAT YOU ARE OVER THE AGE OF 18.

YOU UNDERSTAND AND AGREE THAT ALL CONTENT AND MATERIALS AVAILABLE ON THIS SITE, INCLUDING, BUT NOT LIMITED TO CONCEPTS, WORDING, DESIGNS AND GRAPHICS, ARE PROPRIETARY TRADE SECRETS PROTECTED BY COPYRIGHTS, TRADEMARKS, SERVICE MARKS, PATENTS OR OTHER PROPRIETARY RIGHTS AND OTHER LAWS, AND THEIR USE IS RESTRICTED BY THE TERMS OF THIS AGREEMENT. USE OF THE CONTENT OF MATERIALS ON THIS SITE FOR ANY PURPOSE WITHOUT PRIOR WRITTEN PERMISSION FROM JAKEVANDENHOFF.COM IS STRICTLY PROHIBITED. YOU FURTHER AGREE THAT WILL CREATE NO DERIVATIVE WORKS OF THIS SITE OR THE PRODUCTS OR SERVICES OFFERED WITHIN.

JAKEVANDENHOFF.COM MAKES NO WARRANTIES OF ANY KIND (EITHER EXPRESSED OR IMPLIED) CONCERNING THE MATERIALS ON THIS SITE. JAKEVANDENHOFF.COM DOES NOT WARRANT THAT TRANSMISSION OF THE MATERIALS WILL NOT BE INTERRUPTED, NOR DOES IT WARRANT THAT THE MATERIALS WILL CONTAIN NO ERRORS, NOR THAT THEY WILL BE ACCURATE. JAKEVANDENHOFF.COM DOES NOT WARRANT THAT THE SITE ITSELF OR THE SERVER WHICH TRANSMITS IT WILL BE FREE OR VIRUSES OR ANYTHING ELSE THAT MIGHT BE HARMFUL. NOR DO WE WARRANT THAT ANY DEFECTS WILL BE CORRECTED. YOU UNDERSTAND AND AGREE THAT IT IS YOU ALONE WHOM ASSUMES ALL RISK ASSOCIATED WITH THE USE OF THE SITE, INCLUDING THE FULL COST OF ANY NECESSARY REPAIR OR SERVICE TO YOUR COMPUTER. BY USING THIS WEBSITE YOU WAIVE ANY CLAIM AGAINST JAKEVANDENHOFF.COM WHICH ARISES FROM YOUR USE, WHETHER INTENDED OR NOT, OF ANY OTHER SITE. THIS CLAUSE SPECIFICALLY INCLUDES ANY CLAIM ARISING FROM A PRODUCT AND/OR SERVICE WHICH YOU PURCHASE ANY SITE OTHER THAN THIS SITE AND ANY CLAIM ARISING FROM SECURITY OF INFORMATION (INCLUDING, BUT NOT LIMITED TO, CREDIT CARD INFORMATION) WHICH YOU USE ON THIS SITE. JAKEVANDENHOFF.COM ASSUMES NO RESPONSIBILITY FOR ANY CONTENT WHICH YOU MAY FIND ON SITES THAT LINK EITHER TO OR FROM THIS SITE, OR ON SITES THAT LINK EITHER TO OR FROM OTHER SITES AFFILIATED WITH JAKEVANDENHOFF.COM. THIS INCLUDES, BUT IS NOT LIMITED TO, RESPONSIBILITY FOR THE ACCURACY OR COMPLIANCE WITH ANY LAWS, OR FOR ANY VIRUSES OR OTHER HARMFUL THINGS WHICH MAY BE CONTAINED IN OTHER SITES. JAKEVANDENHOFF.COM DOES NOT ENDORSE OR WARRANT THE QUALITY OF ANY GOODS OR SERVICES WHICH YOU MAY PURCHASE FROM ANY SITE OTHER THAN THIS SITE. JAKEVANDENHOFF.COM SHALL NOT BE LIABLE IN ANY WAY FOR ANY SPECIAL OR CONSEQUENTIAL DAMAGES RESULTING FROM EITHER YOUR USE OF THIS SITE OR YOUR INABILITY TO USE IT, OR FROM YOUR USE OF ANY SITE LINK TO OR FROM THIS WEBSITE. NO HYPERTEXT LINKS SHALL BE CREATED FROM ANY WEBSITE CONTROLLED BY YOU OR OTHERWISE TO THIS WEBSITE WITHOUT THE EXPRESS PRIOR WRITTEN PERMISSION OF JAKEVANDENHOFF.COM. PLEASE CONTACT US IF YOU WOULD LIKE TO LINK TO THIS WEBSITE OR WOULD LIKE TO REQUEST A LINK TO YOUR WEBSITE.

JAKEVANDENHOFF.COM IS NOT RESPONSIBLE FOR ANY MATERIAL SUBMITTED TO THE PUBLIC AREAS BY YOU OR ANY OTHER WEBSITE VISITOR INCLUDING BUT NOT LIMITED TO: BULLETIN BOARDS, HOSTED PAGES, CHAT ROOMS, OR ANY OTHER PUBLIC AREA FOUND ON THE WEBSITE. ANY MATERIAL (WHETHER SUBMITTED BY YOU OR ANY OTHER WEBSITE VISITOR) IS NOT ENDORSED, REVIEWED OR APPROVED BY JAKEVANDENHOFF.COM. JAKEVANDENHOFF.COM RESERVES THE RIGHT TO REMOVE ANY MATERIAL SUBMITTED OR POSTED BY YOU IN THE PUBLIC AREAS, WITHOUT NOTICE TO YOU, FOR ANY REASON. YOU FURTHER AGREE NOT TO USE THE WEBSITE TO SEND OR POST ANY MESSAGE OR MATERIAL THAT IS UNLAWFUL, HARASSING, DEFAMATORY, ABUSIVE, INDECENT, THREATENING, HARMFUL, VULGAR, OBSCENE, SEXUALLY ORIENTATED, RACIALLY OFFENSIVE, PROFANE, PORNOGRAPHIC OR VIOLATES ANY APPLICABLE LAW AND YOU HEREBY INDEMNIFY JAKEVANDENHOFF.COM AGAINST ANY LOSS, LIABILITY, DAMAGE OR EXPENSE OF WHATEVER NATURE WHICH JAKEVANDENHOFF.COM OR ANY THIRD PARTY MAY SUFFER WHICH IS CAUSED BY OR ATTRIBUTABLE TO, WHETHER DIRECTLY OR INDIRECTLY, YOUR USE OF THE WEBSITE TO SEND OR POST ANY SUCH MESSAGE OR MATERIAL.

JAKEVANDENHOFF.COM MAKES NO WARRANTIES, REPRESENTATIONS, STATEMENTS OR GUARANTEES (WHETHER EXPRESS, IMPLIED IN LAW OR RESIDUAL) REGARDING THE WEBSITE, THE INFORMATION CONTAINED ON THE WEBSITE, YOUR OR YOUR COMPANY'S PERSONAL INFORMATION OR MATERIAL AND INFORMATION TRANSMITTED OVER OUR SYSTEM.

YOU UNDERSTAND AND AGREE TO THE FOLLOWING MONEY BACK GUARANTEE POLICY: NO PRODUCTS (FOR EXAMPLE, BUT WITHOUT LIMITATION, E-BOOKS) ARE SOLD ON THIS WEBSITE. ALL ELECTRONIC PRODUCTS ADVERTISED ON THIS WEBSITE ARE SOLD VIA CLICKBANK. THEREFORE, ALL REQUESTS FOR REFUNDS FOR PRODUCTS MUST BE DIRECTED TO CLICKBANK. THE DECISION AS TO WHETHER OR NOT A REFUND IS GRANTED IS DETERMINED BY CLICKBANK, AND IS IN ACCORDANCE WITH CLICKBANK'S OFFICIAL RETURN POLICY. SOMETIMES THIS WEBSITE WILL ADVERTISE PRODUCTS CREATED AND SOLD BY OTHER ENTITIES. IN THESE CASES A REQUEST FOR A REFUND SHOULD BE DIRECTED TO THE SELLER OR PAYMENT PROCESSOR USED BY THESE OTHER ENTITIES. JAKEVANDENHOFF.COM IS NOT RESPONSIBLE FOR TRANSACTIONS THAT OCCUR ON OTHER WEBSITES. THERE ARE NO REFUNDS FOR PRIVATE COACHING. THE MONEY BACK GUARANTEE DOES NOT APPLY TO PRIVATE COACHING BECAUSE THE PRICE PAID IS FOR THE JAKEVANDENHOFF.COM EMPLOYEE'S TIME. ONCE THE COACHING HAS BEEN SCHEDULED YOU ARE RESPONSIBLE FOR 100% OF THE COACHING FEE. JAKEVANDENHOFF.COM MAKE'S NO SPECIFIC CLAIMS, OR GUARANTEES OF RESULTS FROM COACHING, YOU SPECIFICALLY AND WITHOUT LIMITATION WAIVE ANY AND ALL RIGHTS TO SEEK REIMBURSEMENT OF FUNDS PAID TO JAKEVANDENHOFF.COM THROUGH ANY MECHANISM NOT SPECIFICALLY PROVIDED FOR IN THESE TERMS AND CONDITIONS. THIS INCLUDES, BUT IS NOT LIMITED TO, YOUR CREDIT CARD COMPANY, JAKEVANDENHOFF.COM'S CREDIT CARD PROCESSOR, AND THE LEGAL SYSTEM. YOU UNDERSTAND AND AGREE THAT ANY ATTEMPT THROUGH THESE MEANS MAY CAUSE IRREPARABLE HARM TO JAKEVANDENHOFF.COM AND YOU WILL BE IMMEDIATELY LIABLE TO EXTENSIVE DAMAGES.

YOU UNDERSTAND AND AGREE THAT ANY GOODS OR SERVICES PURCHASED MAY NOT BE RE-SOLD, SHARED, RENTED, DISTRIBUTED TO, GIVEN TO, EXCHANGED WITH, OR TRANSFERRED TO A THIRD PARTY WITHOUT PRIOR WRITTEN PERMISSION FROM JAKEVANDENHOFF.COM.

YOUR USE OF THIS WEBSITE AND ANY DISPUTE ARISING OUT OF SUCH USE OF THE WEBSITE IS SUBJECT TO THE LAWS OF THE UNITED STATES OF AMERICA AND THE STATE OF MASSACHUSETTS.

THESE WEBSITE TERMS AND CONDITIONS CONSTITUTE THE SOLE RECORD OF THE AGREEMENT BETWEEN YOU AND JAKEVANDENHOFF.COM IN RELATION TO YOUR USE OF THE WEBSITE. NEITHER YOU NOR JAKEVANDENHOFF.COM SHALL BE BOUND BY ANY EXPRESS TACIT OR IMPLIED REPRESENTATION, WARRANTY, PROMISE OR THE LIKE NOT RECORDED HEREIN. UNLESS OTHERWISE SPECIFICALLY STATED THESE WEBSITE TERMS AND CONDITIONS SUPERSEDE AND REPLACE ALL PRIOR COMMITMENTS, UNDERTAKINGS OR REPRESENTATIONS, WHETHER WRITTEN OR ORAL, BETWEEN YOU AND JAKEVANDENHOFF.COM. ALL PROVISIONS OF ANY RELEVANT TERMS AND CONDITIONS, POLICIES AND NOTICES ARE, NOTWITHSTANDING THE MANNER IN WHICH THEY HAVE BEEN GROUPED TOGETHER OR LINKED GRAMMATICALLY, SEVERABLE FROM EACH OTHER. ANY PROVISION OF ANY RELEVANT TERMS AND CONDITIONS, POLICIES AND NOTICES, WHICH IS OR BECOMES UNENFORCEABLE IN ANY JURISDICTION, WHETHER DUE TO VOIDNESS, INVALIDITY, ILLEGALITY, UNLAWFULNESS OR FOR ANY REASON WHATEVER, SHALL, IN SUCH JURISDICTION ONLY AND ONLY TO THE EXTENT THAT IT IS SO UNENFORCEABLE, BE TREATED AS PRO NON SCRIPTO AND THE REMAINING PROVISIONS OF ANY RELEVANT TERMS AND CONDITIONS, POLICIES AND NOTICES SHALL REMAIN IN FULL FORCE AND EFFECT.

# **FTC Disclosure Statement:**

This Compensation Disclosure has been provided for your protection and to fully disclose any relationship between this sites product or service recommendations and the owners of those product or services. It is always recommended that before you purchase products or services on the Internet, including those on this website, that you conduct your own research and exercise due diligence.

The owner of this website is required by the FTC to inform you that a relationship exists between this website and some of the products or services it reviews, recommends or promotes.

### 1. Material Affiliation.

It is advisable to assume that any mention of a product or service on this website is made because there exist, unless otherwise stated, a material connection between the product or service owners and this website. It should be understood that any recommendation made by the owner of this site for any product or service has been made in good faith. These recommendations reflect the fact that the owner has either tried the product or service or has extensively researched them and can give an honest opinion to the merit of the product or service. When any website makes any recommendation of a product or service it is advisable to assume the possibility of a material connection or relationship with the owners of those products or services.

### 2. Product/Service Partiality.

Due to the material connection between the owner of this website and the owners of the products or services recommended here, it must be understood that a bias for these products or services might exist. These biases, although based on facts, could have developed because of compensation for such recommendations from the product or service owners although every effort has been made to provide accurate and true reviews of each product or service.

Regardless of whether the owner of this website has, or will receive compensation from product or service owners, it should be understood that a relationship exist between the two so there does exist, established or not, the potential for a material connection between product and service owner and the owner of this website. Before entering into any agreement or purchasing any product from this website, it is advisable to understand the potential partiality of the website owner due to possible compensation from the owner's of products or services recommended on this website. You should perform your own research and exercise due diligence prior to purchasing products or services from any website.

# 3. Compensation.

The owner of this website may receive compensation for recommendations made in reference to the products or services on this website. This compensation may be in the form of money, services or complimentary products and could exist without any action from a website visitor. Should you purchase a product or service that was recommended by this website, it is understood that some form of compensation might be made to the website owner. For example, if you click on an affiliate link at this website and then make a purchase of the recommended product or service, the website owner may receive compensation.

4. This Compensation disclosure statement has been made to inform you of the possibility that a material connection between a product or service mentioned, reviewed or recommended by this website and the product or service owner exist and that compensation to the website owner may be made should you purchase such product or service. Every effort has been made to provide true and accurate statements in regards to any and all products or services mentioned, reviewed or recommended by this website. Should you have any questions, comments or concerns and would like to receive an answer or ask a question prior to purchasing any product or service mentioned on this website you can contact the webmaster directly at:

support@jakevandenhoff.com