

Life Coaching Agreement

This Life Coaching Agreement (“Agreement”) dated on month, day, and year of online submission (the “Effective Date”) is made between Tashima Jones Media, LLC (the “Life Coach”) and Name of Individual Electronically Agreeing (the “Client”), for the purpose of setting forth the exclusive terms and conditions by which the Client desires to acquire the Life Coaching Services (“Services”) from the Life Coach based on Coaching Option (Option) agreed upon by Client.

WHEREAS, the Life Coach is engaged in the business of providing Life Coaching Services.

WHEREAS, the Client wishes to avail such services from the Life Coach in accordance with the terms and conditions of this agreement.

NOW, THEREFORE, FOR ALL GOOD AND VALUABLE CONSIDERATION, the Life Coach and the Client hereby agree as follows:

Description of Coaching. Coaching is partnership (defined as an alliance, not a legal business partnership) between the Coach and the Client in a thought-provoking and creative process that inspires the client to maximize personal potential. It is designed to facilitate the creation/development of personal goals focused on inner growth/wealth and to develop and carry out a strategy/plan for achieving those goals.

Scope of Services. The Client retains the above-referenced Life Coach, and the Life Coach agrees to perform for the Client, certain Services set forth in Scope of Services of **Option** agreed on by Client. Any Service outside of the scope as defined in Option to this Agreement may require a new Agreement for other services agreed to by the Parties.

Consideration and Compensation. In exchange for Services by the Life Coach, the Client agrees to compensate the Life Coach as follows:

Payment is to be made five (5) business days before the first session by way of Life Coach’s website where major credit and debit cards and PayPal payments are accepted in the amount of Option agreed on by Client OR the fee and plan associated with Life Coach’s Client Excel Program OR Special Rate offer.

Life Coach and Client Schedule. The date and location of the Life Coaching Services as defined in this Agreement shall be performed as set forth in Option (“Life Coaching Schedule”). The Life Coach shall perform the Services for the Client on the dates and times as agreed to and as defined in Option and shall observe all the holidays of the Life Coach.

Client and Life Coach Relationship. The Parties understand that the Client-Life Coach relationship is a partnership or alliance between the Client and Life Coach. This Client-Life Coach relationship is an alliance and not a legal relationship.

The Client acknowledges and understands the Services of the Life Coach is an inclusive and comprehensive process that may delve into certain areas of the Client’s personal life, including but not limited to, the Client’s life, relationships, career, education, recreation, fitness, and finances. The Client fully acknowledges that it is his or her ultimate personal decision as to how he or she decides to implement the Life Coach’s services, techniques, and advice into his or her life. The Client acknowledges that the Life Coach coaches the Client in reaching goals and does not promise or guarantee specific results.

The Client acknowledges and understands that the Services rendered by the Life Coach is not therapy and under no circumstances is it a substitute for therapy if needed. Further, the Life Coach and Services does not diagnose, cure, prevent, or treat any mental disease or disorder.

Duties and Responsibilities of the Life Coach and Client. The Life Coach and Client agree to uphold their respectful obligations under this Life Coaching Agreement. The parties acknowledge the Parties responsibilities and duties under this Agreement are vital for the Client and Life Coaching relationship to be successful.

The Life Coach agrees to uphold the standards of behavior and ethics as defined by the Code of Ethics & Behavior attached to Option agreed on by Client.

The Client agrees to stay in efficient and reasonable communication with the Life Coach. The Client agrees to provide honest feedback to the Life Coach and to fully engage in the Life Coach's program and respective services they agree to provide.

Cancellation Policy. Should the Client need to cancel a scheduled Life Coach Session ("Session") a twenty-four (24) hour notice is required. Notice must be provided by phone and confirmed in writing. If the Client fails to give a minimum of twenty-four (24) hour notice on more than one occasion, Client may be required to pay 15% of the fee for the canceled Session.

Canceling more than 2 consecutive Sessions, or more than 3 total scheduled Sessions, without prior consent of the Life Coach, shall be deemed a material breach.

Refunds for Life Coaching Services and packages may be considered on an individual basis and at the discretion of the Life Coach. Special Rate offers are subject to be non-refundable with remaining Sessions expiring 6-months from cancellation date.

In the event the Life Coach needs to cancel a scheduled Session, twenty-four (24) hour notice will be given to the Client by phone and confirmed in writing via email. If the Life Coach fails to give twenty-four (24) hour notice, Client will receive one (1) free Session for each occurrence.

Term and Termination. This Life Coaching Agreement may be terminated at any time by the Life Coach or Client.

This Life Coaching Agreement shall be effective on the date hereof and shall continue until terminated by either party upon 15 business days written notice via email.

The Client understands that the Life Coach may terminate this Agreement at any time if the Client fails to pay for the Services provided under this Agreement or if the Client breaches any other material provision listed in this Life Coaching Agreement. The Client agrees to pay any outstanding balances within 10 days of termination.

Confidentiality. Any and all parties of this Agreement, including all attachments hereto, shall be strictly construed and considered confidential in nature. Neither the Life Coach or the Client shall have the right and entitlement to disclose any information and detail in relation to the Agreement and the Services herein represented and embodied. Such disclosure shall be considered a material breach of this Life Coaching Agreement and shall be subject to further action by the aggrieved party.

The Client understands that this Client-Life Coach Agreement is not protected by legal confidentiality. Therefore, the Life Coach may be required to disclose otherwise confidential information to authorities.

Limited Liability. The Life Coach makes no guarantees, warranties, or representations of any kind, express or implied with respect to the Services rendered and negotiated subject to this Agreement. In no event shall the Life Coach be held liable to the Client for any special, direct, or consequential damages. Notwithstanding any damages that the Client may acquire, the Life Coach's under this Life Coaching Agreement, and the Client's sole remedy, shall be limited to the amount paid by the Client to the Life Coach under this Agreement for all Services rendered throughout the duration of this Agreement, including the date of termination. Client agrees that the Life Coach is not responsible for any inaction or actions, or for any indirect or direct result(s) of any Services rendered by the Life Coach.

Dispute Resolution and Governing Law. Parties to this Agreement shall first attempt to settle any dispute through good-faith negotiation. If the dispute cannot be settled between the parties via negotiation, either party may initiate mediation or binding arbitration in the State of New York.

If the parties do not wish to mediate or arbitrate the dispute and litigation is necessary, this Agreement will be interpreted based on the laws of the State of New York without regard to the conflict of law provisions of such state. The Parties agree the dispute will be resolved in a court of competent jurisdiction in the State of New York. This Agreement shall be binding upon the successors and assigns of the respective parties.

Legal Fees. Should a dispute between the named Parties arise lead to legal action, the prevailing Party shall be entitled to any reasonable legal fees, including, but not limited to attorneys' fees.

Severability. If any term or provision of this Agreement is invalid, illegal, or unenforceable in any jurisdiction, such invalidity, illegality, or unenforceability shall not affect any other term or provision of this Agreement or invalidate or render unenforceable such term or provision in any other jurisdiction.

No Waiver. No waiver of or failure to act upon any of the provisions of this Agreement or any right or remedy arising under this Agreement shall be deemed or shall constitute a waiver of any other provisions, rights or remedies (whether similar or dissimilar).

Counterparts. This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together shall be deemed to be one and the same agreement. A signed copy of this Agreement delivered by facsimile, email, or other means of electronic transmission shall be deemed to have the same legal effect as delivery of an original signed copy of this Agreement.

Electronic Signatures. This Agreement and related documents entered into in connection with this Agreement are signed when a Party's signature is delivered electronically, and these signatures must be treated in all respects as having the same force and effect as original signatures.

Captions for Convenience. All captions herein are for convenience or reference only and do not constitute part of this Agreement and shall not be deemed to limit or otherwise affect any of the provisions hereof.

Entire Agreement. This Agreement constitutes the sole and entire agreement of the Parties regarding the subject matter contained herein, and supersedes all prior and contemporaneous understandings, agreements, representations, and warranties, both written and oral, regarding such subject matter. This Agreement may only be amended, modified, or supplemented by an agreement in writing signed by each Party hereto.

By clicking "I Agree" You hereby confirm Acceptance to Entire Agreement.