



## CLICK AND GROW RICH / CLICK AND GROW BUSINESS COACHING DISCLAIMER AND PAYMENT TERMS OF SERVICE

Participant understands that Company coaches will continue to work with participant for the duration of enrollment and at company's discretion after that for which there may be additional fees. Participant acknowledges that Company coaches can only help Participant if Participant is doing the work assigned, and in a timely manner. Therefore, Participant commits to following the instructions and the homework assigned by Company coaches / mentors and keeping up with regular communication using Company's coaching platform Coaching Cloud.

Participant acknowledges that this is not an exact science and that no profits can be guaranteed. Participant further acknowledges that one or more changes in direction may be required to effectively utilize the skills Participant will be learning. Participant realizes that Company coaches and mentors will be coaching Participant based on their best efforts and years of experience but that no specific or financial outcome is guaranteed from the program. Participant further acknowledges that Participant's enrollment in this program is for education and training purposes only.

Participant understands that Company coaches and mentors are making a significant commitment to Participant by providing valuable time to allow participation in the program, and therefore Participant commits fully and with full understanding of these terms.

Participant understands and agrees that Company coaches and mentors are busy running other enterprises as well as staying up on the most current success strategies, and therefore Participant will be patient when trying to schedule time with Company coaches / mentors and allowing at least 24 to 48 hours for a response.

Participant hereby agrees that if any concerns or issues arise during the coaching term, to first contact the Company as well as Company coaches / mentors directly to discuss a mutually satisfactory agreement and outcome.

### Limitation of Liability

UNDER NO CIRCUMSTANCES SHALL WE, OUR SUBSIDIARY AND PARENT COMPANIES OR AFFILIATES BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES THAT RESULT FROM THE USE OF, OR THE INABILITY TO USE, THE PROGRAM, INCLUDING ITS MATERIALS, PRODUCTS, OR SERVICES, OR THIRD-PARTY MATERIALS, PRODUCTS, OR SERVICES MADE AVAILABLE THROUGH THE PROGRAM, EVEN IF WE ARE ADVISED BEFOREHAND OF THE POSSIBILITY OF SUCH DAMAGES. (BECAUSE SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF CERTAIN CATEGORIES OF DAMAGES, THE ABOVE LIMITATION MAY NOT APPLY TO YOU. IN SUCH STATES, OUR LIABILITY AND THE LIABILITY OF OUR SUBSIDIARY AND PARENT COMPANIES OR AFFILIATES IS LIMITED TO THE FULLEST EXTENT PERMITTED BY SUCH STATE LAW.) PARTICIPANT SPECIFICALLY ACKNOWLEDGES AND AGREES THAT WE ARE NOT LIABLE FOR ANY DEFAMATORY, OFFENSIVE OR ILLEGAL CONDUCT OF ANY USER. IF YOU ARE DISSATISFIED WITH THE SITE, ANY MATERIALS, PRODUCTS, OR SERVICES ON THE SITE, OR WITH ANY OF THE PROGRAMS TERMS AND CONDITIONS, YOUR SOLE AND EXCLUSIVE REMEDY IS TO DISCONTINUE USING THE PROGRAM AND THE PRODUCTS, SERVICES AND/OR MATERIALS.

THE PROGRAM MATERIALS ARE CONTINUALLY UNDER DEVELOPMENT AND COMPANY MAKES NO WARRANTY OF ANY KIND, IMPLIED OR EXPRESS, AS TO ITS ACCURACY, COMPLETENESS OR APPROPRIATENESS FOR ANY PURPOSE.

PARTICIPANT acknowledges and agrees that no representation has been made by CGR GLOBAL LLC, CYDEC SOFTWARE LLC OR ITS DIRECTORS OR AFFILIATES as to the future income, expenses, sales volume or potential profitability that may be derived from the participation in this PROGRAM.

### Notice and Termination

Company may terminate upon 30 days advance notice after duration of pre-paid coaching term. Participant may terminate coaching services if by mutual decision, but the disclaimers and limitations of liabilities set forth in these Terms of Service, shall survive.

### Refund and Cancellation

Participant hereby commits and agrees to the full cost of the program and that there are no refunds under any circumstances other than by mutual prior written agreement by company officer. However, there is no refund policy. Cancellations are limited to a 3-day right of cancellation by law, which must be sent in writing by email to [CGRglobalpayments@gmail.com](mailto:CGRglobalpayments@gmail.com) or by telephone at 888-793-6243 within 3 business days.

This Agreement shall be binding upon and inure to the benefit of COMPANY and our respective assigns, successors, heirs, and legal representatives. Neither this Agreement nor any rights hereunder may be assigned without the prior written consent of COMPANY. Notwithstanding the foregoing, all rights and obligations under this Agreement may be freely assigned by COMPANY to any affiliated entity or any of its wholly owned subsidiaries

These Terms of Use shall be governed by and construed in accordance with the laws of the State of Florida and any dispute shall be subject to binding arbitration in Lee County, FL. If any provision of this agreement shall be unlawful, void or for any reason unenforceable, then that provision shall be deemed severable from this agreement and shall not affect the validity and enforceability of any remaining provisions.