



Terms and Conditions for Profits Pyramid Program

This agreement is for the purpose of Profits Pyramid Program with the intent of assisting you, the client to achieve more success and to help you achieve more in your business. The program consists of online training videos and weekly online webinars, and 2 one on one coaching calls which may take place by phone or skype. You (the client) and We (Amazing Business), agree to be bound by the attached “terms and conditions of agreement between coach and client”.

Confidentiality. All information related by you the client; to us is of a strictly confidential nature. We will use our best endeavours to make sure any confidential information related by you is not disclosed to any outside party. We do sometimes talk about case studies and results of our clients in our marketing and promotional material and trainings, but we never share information that would identify you or your business.

Payment. You agree to pay the full amount for the Profits Pyramid Program as set out in the agreed payment plan we set upon signing up for the program

Intellectual Property Rights. You have no permission or rights to reproduce any of the information, methodologies, processes and material used by us in any of our coaching sessions (herein known as “Coaching Materials”). You must not reproduce, copy in any way, any of the information or coaching materials, unless it is for your personal use. You cannot share with your employees, servants or agents or any organisations, business or otherwise any of the information, methodologies, processes, intellectual property or coaching materials. You shall indemnify us and keep us indemnified in respect of any loss or damage caused or sustained by us.

Termination. The agreement may be terminated by either party, in writing. If Amazing Business terminates the agreement, then the balance of outstanding monies for coaching sessions after the date of termination shall not be paid to Amazing Business. If the client terminates the agreement, then the client agrees to pay Amazing Business the balance of the monies for the outstanding sessions.

Warranties. I make no representation or warranty nor do I guarantee that the coaching sessions will provide the achievement of your goals or outcomes. You agree that you will not hold us responsible for you not achieving your goals or outcomes. The coaching sessions are not intended as a substitute for therapy, medical, legal, tax or professional advice. The client should consult his/her financial advisors before making any decisions or actions.

Physical, Mental and Emotional Anguish. Some clients experience emotional states such as frustration or stress. These states are often experienced because the client is learning new information or challenging their level of success. You will not hold us liable for any loss or cost incurred by you or any person related to you should you experience physical, mental and emotional distress or stress or any other condition or problem caused due to any of the coaching and training sessions, whether directly or indirectly. You shall indemnify us and our agents in the event of any such claim. Furthermore you shall indemnify the agents and authors of the coaching materials or associates against any claims arising out of physical,

More Profits, More Easily, So You Work Less and Live More



mental, emotional anguish or financial loss due to the coaching and training sessions either directly or indirectly.

Independent Coach. You understand and acknowledge that we have been engaged by you solely as an independent contractor. We act at all times as an independent contractor and have no authority to bind or represent any other party in any way. You shall not hold any party liable for any act matter or thing done or to be done by me in the course of the coaching sessions or the use of the coaching materials.