

This is an Agreement between you (Coaches/You), and Jurema Gorham LLC, a company registered in Chicago, IL whose registered office is at 11001 S. Michigan Avenue, Chicago, IL 60628.

By purchasing coaching services, you agree to the following terms and conditions. You should only pay for services if you have read and accepted them.

Coaching Details

Coachees schedule 1-hour coaching sessions to meet with Company to address coaching goals through Jurema Gorham LLC's assessment, which is conducted at the initial meeting after the deposit is paid. Coaching provides to its members benefits such as but not exclusive to:

- Virtual one-on-one coaching sessions
- Periodic exclusive coaches-only events
- Occasional product discounts

The Company reserves the right to change its coaching program at any time effective immediately. The Company will notify Coachees of substantive changes via the contact information provided by each Coachee. The Company is not authorized to fundraise on any Member's behalf and no direct fundraising services will be provided.

Coachees are advised to conduct their own research when making business decisions. By using this information, the Company is not responsible for success or failure of your business based on information taught or contained in any other materials.

No part of any videos, articles, documents, or other content used by the Company to provide coaching services to Coachee may be reproduced, transmitted, or sold in whole or in part in any form, without the prior written consent of the owners of the content, including authors, content producers, etc. All trademarks and registered trademarks that appear in any materials are the property of their respective owners.

Up to 3 individuals association with the Coachee's organization can attend regular coaching sessions. It is recommended that the same individuals attend every session.

Duration of Coaching Services

Subject to the terms of this agreement, coaching services shall be provided by the Company for a period of 3 or 6 months, of which start on the dates agreed upon in the coaching assessment completed at the initial meeting. You may terminate this agreement by providing at least thirty (30) days written Notice to the Company. Notice will not take effect until the end of the month following the month in which it was submitted. For example, a notice submitted on March 12, will not take effect until April 30 - the end of the following month. Payments will be assessed and are due in full for all periods up to the Notice termination date.

Coaching Details

Coaching dates will be determined and agreed upon in the initial meeting. Coachees agree that it is their responsibility to notify the Company at least 48 hours in advance of the scheduled meetings if a cancellation or reschedule is needed. The Company will attempt in good faith to reschedule the missed meeting but cannot guarantee a make-up session.

Payments

An initial deposit is due at the time the initial meeting is scheduled. Afterwards, Coachees setup a payment schedule for the length of their coaching engagement. After the initial deposit, payments are invoiced as recurring payments.

In the event the Company is unable to successfully charge your card for payment or an invoice is overdue, the coaching services will be suspended. If your coaching services are suspended, your access will be deactivated until payment is remitted.

Communications

There are certain email and SMS communications which it is necessary for us to send to all Coachees, in connection with the services. In order to do so we will process your personal data for the purposes of performing our contractual obligations to you under the terms of your coaching package. You cannot opt out of email and SMS communications that we may otherwise send for promotional or marketing purposes.

Privacy

The Company will not sell, trade, or transfer your personally identifiable information to third parties without providing you with advance notice. Third parties do not include the firm hosting our website, or others who may have access to your information while conducting business or servicing you. We have ensured that these parties agree to keep your information confidential.

The Company will only collect information that is absolutely essential that helps make your experience better. The Company will only release information when it is appropriate to comply with the law, enforce the website's policies, or protect ours or other person's rights, properties, or safety.

This Agreement shall be construed under and governed in accordance with the laws of Chicago, IL.