

Private Coaching Program with Chuck Rylant

Letter of Agreement

This letter will confirm the terms of our agreement between Chuck J. Rylant, hereinafter referred to as "Consultant" or "I," and _____, (Enter your name), from here on referred to as "Client"

I will provide the following consulting advice and services:

An entry level coaching/consulting package that begins by the client reviewing and completing the Application and Questionnaire. Prior to your call, consultant will review your application along with all of your websites, social medial pages, and any other advertising materials you are currently using.

Client and Consultant will then spend up to two hours by phone or Skype creating a marketing strategy focused on the goals Client outlines in the Application. You will get up to 30 days of email follow-up for any question you have implementing the strategies you discuss during the meeting. Client must allow up to 7 days for email response.

TERM:

The term of this agreement ends 30 days following the consulting call between Client and Consultant.

WARRANTIES:

No warranties are expressed or implied between the parties to this agreement except as specifically described here. Client acknowledges that marketing and prospecting is more art than science, and it is impossible to predict the results of any marketing campaign. Further there are many factors in the marketing to sales funnel that are beyond the control of the Consultant, but are controlled by the Client, making it impossible to guarantee specific results. Client further acknowledges he has not relied on any representation of success of the project in entering into this agreement, nor has Consultant made any such guarantees.

INDEMNITY:

It should be noted that Client accepts full and sole responsibility for the accuracy and legality of the copy as it is used in final form and for whatever use Client makes of it in advertising, direct-mail, etc, and indemnifies Consultant against any and all liabilities or costs arising from Client's use of provided copy and advice. Both parties acknowledge that consultant cannot be expected to be familiar with the legal evaluation of furnished copy or advice, Client will seek such counsel from a lawyer or other appropriate professional.

Governing Law: This Agreement shall be construed in accordance under the Laws of the State of California, and resolved in the appropriate venue within California.

OWNERSHIP OF WORK:

All work performed and provided by consultant is 'work for hire,' and product of that work is property of Client, and may be copyright protected by Client, with the caveat and acknowledgement that there may be recycling of certain ideas, themes or copy in this work for this Client and other past or future work by consultant for other Clients. Consultant reserves the right to use work for example purposes in Consultant's seminars, coaching programs and publications in such as books and newsletters.

FEES:

Fee for this agreement is \$595 is due immediately.

CLIENT: _____ Date: _____

Chuck J. Rylant (Consultant) _____ Date: _____