



BalanceNrenew Coaching Disclaimer Notice

Terms and Conditions

Disclaimer

The information contained within the www.balancenrenew.com website is not a substitute for professional advice such as a Medical Doctor or Psychiatrist. The information provided by www.balancenrenew.com does not constitute legal or professional advice, nor is it intended to be.

BalanceNrenew does not diagnose or provide medication.

Business Coaching is not a substitute for engaging the services of a CPA or Attorney.

Subscription Coaching Packages are billed through PayPal. Please contact PayPal, to manage billing and payment details.

Subscriptions will terminate after two missed payments.

Subscription services cannot be transferred or rolled over to the following month. The client must cancel Subscription services 24 hours before the next billing cycle to avoid charges.

Any decisions you make, and the consequences thereof are your own. Under no circumstances can you hold BalanceNrenew LLC liable for any actions that you take. You agree not to hold www.balancenrenew.com, BalanceNrenew LLC, or any employees of www.balancenrenew.com, BalanceNrenew LLC, liable for any loss or cost incurred by you, or any person related or associated with you, as a result of materials or techniques, or coaching, offered by www.balancenrenew.com, BalanceNrenew LLC.

Results are subjective and based on the personal goals achieved by the client.

www.balancenrenew.com, BalanceNrenew LLC, holds no responsibility for the actions, choices, or decisions taken or made by the client.



The owner of and contributors to www.balancenrenew.com, BalanceNrenew LLC accept no responsibility or liability whatsoever for any harm - real or imagined - from the use or dissemination of information contained here.

If these terms are not agreeable, do not engage the services.

Terms and Conditions

Coach-Client Relationship – Duties & Responsibilities. A business and/or life coaching relationship is a partnership between two or more individuals or entities. This relationship is not a legal partnership, instead more like a teacher-student or coach-athlete relationship. Each party must uphold their obligations for the coaching relationship to be successful.

A. Coach agrees to maintain the ethics and standards of behavior established by the International Coach Federation (ICF), an internationally recognized standard for coaching.

B. Client agrees to communicate honestly, be opened to feedback and suggestions, and fully engage and devote himself/herself to the coaching process.

C. Client acknowledges and agrees that coaching is a comprehensive process that may explore different areas of his/her life, including work, finances, health, and relationships, but it is ultimately the Client's decision how he/she incorporates coaching into each aspect of life.

D. Client is solely responsible for implementing the techniques discovered through coaching.

E. Client agrees to disclose any information that may interrupt their coaching process, such as medications, mental health disorders, substance use.

Confidentiality. This coaching relationship and all information (physical or verbal) that the Client shares with the Coach as part of this relationship are bound by the principles of confidentiality set forth in the ICF Code of Ethics. The Coach agrees not to disclose any information pertaining to the Client without the Client's written consent. BE ADVISED: The Coach-Client relationship is not a



relationship protected by legal confidentiality (like doctor-patient or attorney-client). As such, the Coach could be required to divulge otherwise confidential information to authorities.

Cancellation Policy. Client agrees to notify Coach _2_ hours in advance of any scheduled session that he/she needs to cancel. Coach reserves the right to charge Client for the scheduled session for a missed/canceled meeting.

Termination of Agreement. Either party may terminate their Agreement at any time upon 7 days' written notice to the other party at the address provided above. (Termination, is different for Subscriptions, please see disclaimer)

Limited Liability. Coach makes no guarantees, representations, or warranties of any kind or nature, express or implied with respect to the coaching services negotiated, agreed upon, and rendered. In no event shall the Coach be liable to the Client for any indirect, consequential, or special damages. Notwithstanding any damages that the Client may incur, the Coach's entire liability under this Agreement, and the Client's exclusive remedy, shall be limited to the amount actually paid by the Client to the Coach under this Agreement for all coaching services rendered through and including the termination date. Client agrees that the Coach is not liable for any actions or inactions, or any direct or indirect result of any services provided by the Coach.

Entire Agreement. The disclaimer and term and conditions, and all document reflects the entire agreement between the Coach and the Client and reflects a complete understanding of the parties regarding the subject matter. This Agreement supersedes all prior written and oral representations. The Agreement may not be amended, altered, or supplemented except in writing signed by both the Coach and the Client.

Dispute Resolution and Legal Fees. If a dispute arises out of this Agreement that cannot be resolved by mutual agreement, the Parties agree to engage in mediation. If the matter cannot be resolved through mediation and legal action ensues, the successful party will be entitled to its legal fees, including but not limited to its attorneys' fees.

Legal and Binding Agreement. This Agreement is legal and binding between the Parties as stated above. This Agreement may be entered into any legally



binding both in the United States and throughout Europe. The Parties each represent that they have the authority to enter into this Agreement.

Severability. If any provision of this Agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If the Court finds that any provision of this Agreement is invalid or enforceable, but that by limiting such provision it would become valid and enforceable, then such provision shall be deemed to be written, construed, and enforced as so limited.

Waiver. The failure of either party to enforce any provision of this Agreement shall not be construed as a waiver or limitation of that party's right to subsequently enforce and compel strict compliance with every provision of this Agreement.

Applicable Law. This Agreement shall be governed and construed in accordance with the laws of the state where both Parties reside, without giving effect to any conflicts of law's provisions. If the parties reside in different states, this Agreement shall be governed and construed in accordance with the laws of the State, without giving effect to any conflicts of law's provisions.

By engaging the services of www.balancenrenew.com, BalanceNrenew LLC, you confirm you have read the disclaimer and agree to all terms and conditions.