

# AGREEMENT FOR SERVICES

Effective Date: Date Client agrees to terms of service.

Parties:

Adriene Bueno

Baller Careers LLC

adriene@ballercareers.co

("Coach")

and

Client

("Client")

## CLIENT TERM SHEET

### 1. OVERVIEW

This is an Agreement between Adriene Bueno, ("Coach") in her capacity as owner of Baller Careers LLC ("Company") and you, the Client, for services purchased at checkout ("Services"). All sales are final for this service. By clicking "Buy Now," "Complete Order," or any other phrase on the purchase button, entering your credit card information, or otherwise rendering payment (either in-full or partial) for the product for which these terms appear ("Product," "Service," "Course," and/or "Program"), you ("Client" and/or "Customer") agree to be provided with products, programs, or services by Adriene Bueno ("Owner") or Baller Careers LLC ("Company"), and you are executing a legally binding agreement with the Company, subject to the following terms and conditions:

### 2. DISCLAIMERS

The Coach is not a therapist, medical professional, lawyer, accountant, public relations specialist, employee, manager, psychiatrist, psychologist, social media manager, or other agent of Client. This service includes no guarantees as to Client's results simply by participating in the Service. Customer acknowledges that, as with any business endeavor and investment, there is an inherent risk associated. Client agrees that Company will not be held liable for any damages of any kind resulting or arising from the use or misuse of the Service. Client agrees to indemnify and hold Company harmless for any claims that may arise related to participation in this Service.

### 3. SCOPE OF SERVICES

The scope of services is determined by Client's purchase at checkout. Premium bundle discounts are not valid on previously purchased services.

### 4. TIME

Service must be redeemed within 30 days of purchase. Failure to comply with this policy may result in forfeiture of the call with no money back.

## **5. PAYMENT**

(a) Upon execution of this Agreement, Client agrees to pay to the Company the full purchase amount for the Product, regardless of what payment option Client selects at checkout.

(b) Company reserves the right to collect any and all monies owed by Client to Company for the Service, by any means necessary within the parameters of the law. The Client shall pay for any fees associated with recouping payment, including but not limited to, collections fees and attorneys' fees.

## **6. REFUNDS**

Due to the digital and educational nature of this Service, there are no refunds permitted under any circumstance. Dissatisfaction or disapproval with Coach or Company's methods is not a valid reason for a refund or excuse to make remaining payments due & owed under this Agreement.

## **7. CONFIDENTIALITY**

Client agrees to keep Company's proprietary information confidential. "Confidential Information" includes, but is not limited to:

- Any systems, sequences, processes or steps shared with Client;
- Any information disclosed in association with this Agreement;
- Any trade secrets in connection with the Service or Company's business practices.

Company promises to value your personal and business information and keep such information confidential. However, by purchasing the Service, Client hereby agrees to Company sharing Client's general wins as a testimonial on Company's website, social media accounts, and other marketing platforms.

## **8. INTELLECTUAL PROPERTY**

This Product contains information that is the intellectual property belonging to Company and to third-parties that license some intellectual property to Company. Company provides Client with a non-exclusive, non-transferrable single-user license authorizing Client to use the materials for their individual purposes only. Client may not share, sell, re-use, reproduce, repurpose or otherwise distribute Company's intellectual property without prior written consent from Company.

## **9. MISCELLANEOUS**

1. Entire Agreement - This Agreement reflects the entire agreement between the Client and Company related to the Services discussed herein.
2. Choice of law - The governing law for this Agreement is the California, United States.
3. Arbitration - Any disputes arising under this Agreement shall first be resolved through a binding arbitration.
4. All Rights Reserved - All rights not expressly granted in this Agreement are reserved by us.
5. Term - The Term of this Agreement shall be effective from the date of execution until 7 days after Services are rendered.
6. Termination - Client dissatisfaction with Company and/or Coach's subjective teaching style, independent judgment, methods, or other techniques are not valid reasons for termination of this Agreement or request of any monies returned to Client. Even if Client does not complete all portions of the Service, Client is nevertheless responsible for all payments due and owed

under this Agreement by making the first payment of the Service at checkout and executing this Agreement.