

Ultimate Success Terms

In this agreement the term 'Mentee' shall mean a Member of the UltimateSuccess.tv website, who has subscribed to membership from the Ultimate Success Mentorship Programme, in the form of a Mentorship relationship to offer guidance and support to the Mentee through Ultimate Success Mentorship Programme of Twelve Weeks.

'Mentoring', 'Mentor', 'Ultimate Success ', 'Programme', and 'Ultimate Success Mentorship Programme' shall mean the process of guidance provided to the Mentee by way of monthly meetings, phone calls (recorded or not), suggestions via any forum and through any other means including email, and training delivered in any way.

'Experts' shall mean any experts/special guests/advisors that are introduced or bought in to offer value during the course of the Ultimate Success Mentorship Programme. Ultimate Success is part of 'Broadcast My Brand Ltd' all copyright is owned by Broadcast My Brand Ltd.

1. Code of Conduct

1.1 The Mentee agrees to behave with professionalism during the entire period of mentoring on the Ultimate Success Mentorship Programme. This includes participation at events. The Mentee agrees not to undertake any behavior that would be considered offensive or prejudice toward staff, Mentors, fellow Mentees, helpers and experts. If the Mentee has any issues, the Mentee will raise them in a professional & discreet manner by speaking with the Programme Co-ordinator, or with any member of the Customer Service team via tel.: 0207 1 830 930 or by emailing success.stories@marshawright.co.uk.

1.2 The Mentee also agrees to uphold the privacy of his fellow Mentees and keep discreet any private and personal information learned in the sessions. Proven breach of this clause will result in the Mentee being removed from the Programme, access to all restricted areas being terminated, and the Mentee being permanently expelled from Ultimate Success Mentorship Programme.

2. Use of Media

2.1 The Programme is recorded by both video and audio in order to provide some media to the Mentee via post and the Mentees restricted access website – run and owned by Broadcast My Brand Ltd. The Mentee agrees to be recorded during the course of the Programme for the purposes mentioned above and agrees that Broadcast My Brand Ltd may use pictures taken during the course of the Programme for marketing purposes. The Mentee understands that all or part of the Programme (including pictures and recordings) may form part of a product in the future which will be solely owned by Broadcast My Brand Ltd.

2.2 The Mentee understand that they cannot secretly record any part of the Ultimate Success Mentorship Programme, without exception. Breach of this term may result in legal action – and such a recording will constitute breach of copyright.

3. Access to restricted materials, websites, and copyright of printed materials distributed during the course of the Ultimate Success Mentorship Programme.

3.1 The Mentee agrees not to duplicate in part or full any material provided through the Programme without permission. The Mentee also agrees not to provide access to restricted websites to any individual. The Mentee also agrees not to breach the copyright of any materials by re-writing, or reproducing content. The Mentee is forbidden to resell any content without prior permission from Broadcast My Brand Ltd.

4. Disclaimer

4.1 The information provided on the Programme is intended as guidance only. The Mentee agrees that they should confirm all suggestions given them by the Mentor and Experts, are right for them using legal, accounting and any other third party consultation chosen by the Mentee external to the Programme.

4.2 Suggestions and guidance provided during the course of the Programme should not be deemed explicitly advisory. The Mentee is advised to seek professional advice before acting upon any information in the Programme. The Mentee understands that the programme does not guarantee earning potential, and is intended to offer understanding in means of running businesses in a profitable manner. It is the sole responsibility of the Mentee to put into practice the methodology discussed in the Programme.

4.3 Experts invited into the Programme to participate are invited to add value and impart technical expertise. Nevertheless, they are invited for educational purposes only and listed solely for the Mentees reference. Experts should be checked for their suitability to the Mentees objectives. Broadcast My Brand Ltd will not be liable for the Mentee hiring unsuitable services without limitation in time. The Mentees discretion in choosing professionals will be required.

4.4 The Mentee nominates to indemnify Broadcast My Brand Ltd indefinitely, from any legal suits or action resulting from any actions The Mentee or their associates take following suggestions and guidance provided in the Programme. Broadcast My Brand Ltd will not be held responsible, under any circumstances, for any injury, accident or death resulting from any actions taken during and after placement on the Programme.

4.5 We make every effort to ensure that we accurately represent these products and services and their potential for income. Earning and Income statements made by our company and its customers are estimates of what we think you can possibly earn. There is no guarantee that you will make these levels of income and you accept the risk that the earnings and income statements differ by individual.

4.6 As with any business, your results may vary, and will be based on your individual capacity, business experience, expertise, and level of desire. There are no guarantees concerning the level of success you may experience. The testimonials and examples used are exceptional results, which do not apply to the average purchaser, and are not intended to represent or guarantee that anyone will achieve the same or similar results. Each individual's success depends on his or her background, dedication, desire and motivation.

4.7 There is no assurance that examples of past earnings can be duplicated in the future. We cannot guarantee your future results and/or success. There are some unknown risks in business and on the internet that we cannot foresee which can reduce results. We are not responsible for your actions.

4.8 The use of our information, products and services should be based on your own due diligence and you agree that our company is not liable for any success or failure of your business that is directly or indirectly related to the purchase and use of our information, products and services.

5. Payment

5.1 The Initial Deposit Fee for membership to the Programme is non-refundable. Equally any fees paid towards the Mentorship Programme are also non-refundable irrespective of whether the Mentee decides not to utilise the services. The Mentee realises that their payment to the Company is made in good faith (where the Company should have no reason to believe that the Mentee shall pay for the service only to recoil) and the Company has given the Mentee a Place on the Programme – usually at the expense of another client not being able to join the service.

5.2 Where a Monthly Payment of the Service is agreed, the Mentee agrees to pay the monthly amount agreed by bank standing order or via credit card automatic debit for the term of two to three installments on an uninterrupted monthly basis. If payment is not received via standing order within 5 days of date due, the Mentee agrees hereby to authorise The Company to deduct the amount from the card details we have on file to eliminate

the opportunity for breach of this agreement, without the need for announcement that the funds will be deducted. The Mentee agrees not to Charge Back any payments, which are within the scope of the fees agreed for deduction or in the scope of this agreement.

5.3 If the Mentee wishes to leave the Programme for any reason 30 days notice must be given and payment for the final 30 days must be received to Broadcast My Brand Ltd. If this is not received via standing order the Mentee hereby authorises The Company to deduct the amount from a card held on file. It is the Mentees responsibility to cancel the standing order.

5.4 Mentees are reminded that cancellation of the standing order does not constitute a cancellation of the service. If A Mentee wishes to cancel this must be received in writing by email or post with a cheque for the remaining 30 days service. The Mentees access to services will remain in force until at least the 30-day period is concluded.

5.5 The Mentee is cautioned that due to the very nature of emails, the internet and postal systems being unreliable, the Mentorship Agreement shall stay in force until the Mentee receives a confirmation of cancellation letter from the Company.

6. Data Protection

6.1 Broadcast My Brand Ltd is registered with the Data Protection Registrar and Mentees details are processed in accordance with the Data Protection Act. Registration Number Z1965274.

6.2 All information provided by the Mentee to Broadcast My Brand Ltd is entered into Broadcast My Brand Ltd's secure online database. Broadcast My Brand Ltd's online database is managed by a non-EU supplier.

6.3 Broadcast My Brand Ltd will not sell your data to any third party. We respect your privacy – and we are **anti-Spam**. Broadcast My Brand Ltd may send you promotional information but will not pass your details to any third party.

7. Agreement

7.1 By starting and continuing Membership on the Programme, The both parties agree to be bound by its terms, which are enforceable in England & Wales.

7.2 In the event of our being held legally liable in any respect, our liability will be limited to one month's subscription fee which will be settled by cheque within 45 days. If the Mentee has not paid a monthly subscription the Annual Fee paid shall be divided by 3 months and only one payment shall be awarded to the Mentee, which still amounts to one months subscription liability on behalf of The Company.

7.3 The Company reserves the right to revise these terms and conditions without prior notice or the need for announcement. The Mentee agrees to periodically check the website www.ultimatesuccess.tv/terms.pdf for amendments and agrees to be bound by any changes to these terms.

7.4 If the Company pursues the Mentee for infringement of this Agreement, and if successful, the Mentee shall be also liable for any interest and costs incurred.

7.5 This clause constitutes the end of the agreement.

- END -