Coaching Contract

Name			
Address			
Email:			
Phone number:			
Client's name			
Address			
Email:			
Phone number:			
This accepting contract ///Contract	II) in antarad into be	tuoon	
This coaching contract ("Contract			
("Coach") and [date].	(Cilen	t) OH tHIS	
[uate].			
Services:			
 Coach agrees to provide coach 	hing services to the	Client for the purp	ose of

• The coaching services may include but are not limited to, one-on-one coaching sessions,

goal setting, action planning, progress tracking, and other coaching techniques as

determined by the Coach.

Duration:	
The coaching services provided by the Coach will begin on and will continue for a period of or until terminated by eit party in accordance with the terms of this Contract.	
Schedule and Location:	
The Coach and the Client will agree upon a mutually convenient schedule for coaching sessions. The sessions will be conducted	
Any changes or cancellations to the agreed-upon schedule must be communicated and mutually agreed upon by both parties.	
Fees and Payment:	
The Client agrees to pay the Coach the agreed-upon coaching fees as outlined in a separate fee schedule or as agreed upon between the parties.	
Payment for coaching services shall be made using	
If the Client fails to make the payment within of the due date, the Coach reserves the right to suspend or terminate the coaching services until payment is received.	
Confidentiality:	
The Coach agrees to maintain strict confidentiality regarding all information shared by the Client during the coaching sessions.	he
 The Client's personal information, coaching objectives, and any other information share will not be disclosed to any third parties without the Client's express written consent, except where required by law. 	d
Termination:	
Either party may terminate this Contract by providing written not to the other party. b. In the event of termination, the Client will remain responsible for an	

outstanding coaching fees owed up until the termination date.

Liability:

- The Coach is not liable for any actions, decisions, or outcomes resulting from the coaching sessions.
- The Client acknowledges that coaching is not a substitute for professional advice and that the Client is solely responsible for their actions and decisions.

Governing Law and Jurisdiction:

•	This Contract shall be governed by and construed in accordance with the laws of
	and any disputes arising out of or in connection with this Contract
	shall be subject to the exclusive jurisdiction of the courts of

Entire Agreement:

Date: _____

 This Contract constitutes the entire agreement between the Coach and the Client and supersedes any prior agreements or understandings, whether written or oral, relating to the subject matter hereof.

By signing below, the Coach and the Client acknowledge and agree to the terms and conditions outlined in this Contract.

Coach: _	AM9
Date:	
Client: _	Dany Lee