COACHING AGREEMENT

TERMS & CONDITIONS

The following are terms of a legal agreement between you (Client) and Krijn van der Raadt (hereinafter referred to as 'the Provider').

The Provider agrees to provide you (Client) with Coaching services, subject to your compliance with the terms and conditions hereafter outlined (Terms and Conditions).

As a Client, you agree to be bound by these Terms and Conditions, both for current and for any additional services for which you may contract with the Provider, including all payment terms (collectively, the Agreement). In this Agreement, "you" and "your" refers to the Client.

TERM, PAYMENT & MODIFICATION

You are purchasing Coaching services on a monthly subscription basis. Payment is required in advance each month and is made via Stripe.

Rates: The monthly rate for Coaching services will be communicated to you prior to the commencement of services and is subject to change with prior notice.

You agree to pay to the Provider all applicable charges to its account in accordance with the payment terms and conditions.

You understand and agree that the Coaching services are payable in advance of the coaching engagement each month.

In addition, the Client agrees to authorize the Provider to charge its credit card in advance for such payments and for any amounts owed under this Agreement.

The Provider may modify its standard terms and conditions and service offerings from time to time and reserves the right to adjust the pricing of such services.

METHOD OF PAYMENT:

Payments may be made using credit cards via Stripe. Payments are due in full prior to the commencement of the monthly coaching service. If payment fails, the Client must remedy this situation and provide a valid form of payment within 5 business days of the commencement of the coaching service.

For all credit or debit card payments: You hereby consent to having these charges automatically charged to your credit or debit card on the due date each month.

REFUND POLICY AND CANCELLATIONS

The Client may cancel the coaching services at any time. If the Client is unsatisfied with the services, a full refund of the current month's payment will be provided. All cancellations must be communicated to the Provider in writing.

SERVICES PROVIDED

The Provider offers coaching services delivered in pre-agreed sessions per month. All content shared is subject to confidentiality between the Provider and the Client. Coaching is defined as partnering with clients in a thought-provoking and creative process that inspires them to maximize their personal and professional potential.

LIMITATION OF LIABILITY

The Client agrees that the Provider will not be liable for any damages or losses arising from the Client's use of the coaching services. The Provider's liability in all circumstances is limited to the amount of the current month's fee.

INTELLECTUAL PROPERTY

Title and full ownership rights in and to any frameworks, strategies, and systems, together with any and all ideas, concepts, and other technology supporting or otherwise relating to Krijn van der Raadt's coaching services (collectively, "Coaching Materials"), shall remain at all times solely with Krijn van der Raadt, unless prior copyright belongs to a third-party service provider or author. You acknowledge that you will not acquire any ownership interest in Coaching Materials by reason of this Agreement.