

LEGAL COACHING GROUP AGREEMENT

Why You're Reading This Document

We only communicate one way – openly and honestly. This Conscious Counsel Legal Coaching Group agreement (the "**Agreement**") outlines our mutual expectations and the terms and conditions for receiving access to our private legal coaching group. If there is anything you are uncomfortable with, please let us know - we want to make sure we are on the same page moving forward.

By signing up for access to our private group, you agree to be bound by the following conditions.

- 1. Parties. This Agreement is made between Conscious Counsel Legal Services, a legal coaching business operating out of the Province of British Columbia, Canada ("Conscious Counsel", "we", "our", and "us") and you, the undersigned (electronically or by hand) or person who has clicked "I Agree" to this Agreement ("you" and "your").
- 2. Our Promise to You. Conscious Counsel will give you access to Conscious Counsel Legal Group Coaching (the "Group"). The Group will include one (1), sixty minute (60 minute) weekly group call where Cory will answer any and all legal questions which members ask. Members will be invited to send questions in before the weekly meetings or they can ask during the call, however, priority will be placed on questions which were submitted before the call.
- 3. If Wi-Fi Fails. Sometimes Wi-Fi fails and life happens. Our promise to you is that we will always do our best to make every weekly video call happen and in the event we are unable to connect to the internet, we will provide a make-up time and date in that same week to make sure the call takes place.
- **4. What Conscious Counsel Expects of You.** Our Group is an awesome space and we want to make sure it stays that way. By gaining access to the Group, you agree to the following:
 - **4.1.** You agree to respect other members of the Group and to only bring positivity to the Group. We also hope you will show up for each call excited and bring the high vibes so we all enjoy more.
 - **4.2.** You are paying good money for the Group, so please come prepared and make the
 - **4.3.** You will not give non-members access to the Group. If you are found out to have done this, you will be expelled immediately without any refund and we reserve our right to seek legal action against you to recover for our damages.
 - **4.4.** You will abide by the Confidentiality provision outlined in this Agreement.
 - **4.5.** You are not obligated to bring epic snacks each week, but tasty food does make life (and law, for that matter) more fun so please know you are always welcome to prepare epic and tasty snacks.
- **5. Term + Termination**. This Agreement will be binding upon your payment for the Group. Once purchased online, you will receive access to the Group. You will have access to the Group for as long as your membership lasts.
 - **5.1.** Please note that if you violate any of the terms of this Agreement, Conscious Counsel may terminate this Agreement effective immediately and you will not be entitled to any refunds and your access to the Group will be revoked.



- **6. Payment.** Payment is due upon completed purchase of the your entry to the Group. You agree to pay the price, including the possibility of incremental charges of the Group as advertised through our media and website.
- 7. Incremental Charges. If your method of payment includes an incremental charges, you authorize Conscious Counsel to maintain your account information and charge that account automatically upon the renewal of your Group membership with no further action required by you.
- 8. Confidentiality. Our Group is a sacred place and even more so because of the sensitive nature to some issue we may discuss (as relates to the law) we ask you to not share any information which is of confidential nature (ie: not available to the general public) which is shared by any other member/participant in the group. We are really serious about this (imagine Jack Byrne from "Meet The Parents" doing that circle of trust thing) and we'd ask you not to join our group if you see this being an issue for you.
- 9. Not Legal Advice. The information shared in this group is NOT LEGAL ADVICE. While Cory is a lawyer, everything shared in the group is practical information and recommendations for general aspects of the law. Our participants range from a plethora of jurisdictions and you understand Cory is only called to the Bar in British Columbia, Canada. While we have worked with hundreds of clients all over the world, we cannot give legal advice for all of these jurisdictions and instead offer fun, simple and practical information with how your business interacts with the law. We recommend that if you feel inclined, you seek out professional assistance in your jurisdiction.
- **10. Refunds.** Our refund policy is as follows: So long as Conscious Counsel is able to provide the weekly group coaching calls, there will be no refunds allowed for amounts paid.
- **11. Payment Failure**. In the event that your payment fails, your access to the Group will be restricted until we receive your payment. In the event of three failed payments, you understand that Conscious Counsel may contract a collection agency to collect the money from you.
- 12. Individual Login Access. Any passwords and user IDs used to access the Group as part of this Agreement are for your individual use only. You are responsible for the security of your password and user ID and for all activities that occur under your user ID and password. You agree to notify us or the third party operator immediately of any unauthorized use of your password or account or any other breach of security. Conscious Counsel will be entitled to monitor passwords and user IDs and, at its discretion, require you to change passwords. You further agree that Conscious Counsel will not be responsible for the unauthorized use of your profile by any other person and is under no obligation to confirm the actual identity of any password or user ID. Conscious Counsel cannot and will not be liable for any loss or damage arising from your failure to comply with these provisions. Should you violate this provision or any other provision in this Agreement, Conscious Counsel reserves the right to immediately revoke your access to the Group and block your access without providing any refund.
- **13. Your Conduct**. You are solely responsible for all videos, images, information, or other data that you upload, publish, or otherwise share via the Group. Conscious Counsel reserves the right to remove any kind of offensive or inappropriate content from the Group, and to suspend or terminate your access to the Group in such an event.
- **14. Interactions in the Group.** You are responsible for your own actions and interactions with any other user in connection with the Group. Conscious Counsel will have no liability or responsibility in this regard, however



we reserve the right, but have no obligation, to become involved in any way with disputes between you and any other users.

- **15. No Guarantees.** Conscious Counsel makes no guarantees from any information, content or advice given by Conscious Counsel or any other user in the Group.
- **16. Concerns.** We want you to love the Group and feel welcome and supported. We expect you to speak up if anything isn't sitting right with you.
- **17. Ownership of Materials.** All the content that Conscious Counsel has provided to you, including but not limited to videos, documents, photographs, audio recordings and PDFs, are for your use only and are not to be re-distributed or re-used.
- 18. Loss of Access. Conscious Counsel retains the right to revoke your access to the Group in the event that you do not make your payments or if you steal any of our intellectual property, or engage in inappropriate or offensive conduct. Access suspension due to non-payment will be restored once you pay your full amount owing.
- 19. Limitation of Liability. Conscious Counsel makes no representations or warranties of any kind, express or implied, with respect to the Group, including without limitation, any warranty or representation regarding the veracity of the information that it provides, and Conscious Counsel hereby expressly disclaims the same. In no event will Conscious Counsel be liable for special, incidental, indirect or consequential damages (including without limitation, lost profits or revenues), or other liability arising out of or in connection with this Agreement and your participation in the Group, regardless of the form of action, whether or not Conscious Counsel has been advised, or otherwise might have anticipated the possibility of such damages.
- 20. General Indemnity. You hereby fully indemnify Conscious Counsel and any of its members, directors, officers, employees, contractors, volunteers, agents, executors, administrators, successors, family members and assigns (the "Indemnified Parties") and save harmless the Indemnified Parties from any losses, claims, damages, actions, causes of action, costs and expenses that an Indemnified Party may sustain, incur or suffer at any time, which are based upon, arise out of or occur, directly or indirectly, by reason of any act or omission by you in your interaction with the Group, provided that where Conscious Counsel has contributed to such liability by its own negligent conduct, your indemnity obligation will be limited proportionately.
- 21. Standard Legal Things. Jurisdiction. This Agreement will be governed exclusively by the laws of the Province of British Columbia. Severability. If any provisions of this Agreement are invalid or unenforceable, the other provisions in the Agreement will remain in full force and effect. Entire Agreement. This Agreement constitutes the entire Agreement between the parties and replaces any prior agreements. Waiver of Breach. The waiver by me of any breach by you of any provision of this Agreement will not be taken to be a waiver of any further breaches by you. Notice. For the purpose of this Agreement, e-mail or text will suffice for written notice when required as set out above. Headings. The headings used in this Agreement are for stylistic purposes only and none of the content in the headings are intended to be legally binding. Counterparts. This agreement may be signed in any number of counterparts, each of which is an original, and all of which taken together constitute one single document. Online Agreement. We agree that this Agreement may be signed electronically or agreed to by having you click "I Agree", the effect of which will be the same as if we signed the Agreement by hand and the intention of which is that both parties desire to be bound by all the terms of the Agreement.