

This Agreement is made on **Date**

between

(A) **Name** of **Address** (“Client”);

(B) Mymagellan Limited, CRN (05379991) whose registered office is at 103 Hempstead Road, WD4 8BS, Herts (“The Company”).

Whereas: This Agreement is intended to regulate the coaching relationship between the Company and the Client.

1. In consideration of the payments hereinafter specified on the part of the Client to the Company, coach training will be provided by the company and its authorised representatives using reasonable skill and care at the times and via the media specified in the programme schedule at www.givemesixday.com (a copy of which is attached) or at such other times and using such other media as shall be reasonably agreed in writing between the parties from time to time (“Programme Schedule”).
2. The Client agrees to be coachable.
3. The Client agrees to conduct themselves in a professional and courteous manner and provide feedback in the way in which the Client would wish to receive feedback themselves.
4. The Company reserves the right to reimburse monies paid to the Company by the Client and remove the Client from the coaching programme set out in the Programme Schedule at any time without ascribing any reason therefore.
5. The Client acknowledges that the success of the coaching programme provided pursuant to the Programme Schedule is a co-created endeavour between the Company and the Client and the Client therefore agrees to complete or procure the completion of inter session modules, feedback or other documentation required by the Company in a timely manner, and consents to the creation of a closed social media group including the Client and the rest of the Cohort for the purposes of disseminating information relevant to the coach training to be delivered pursuant to the Programme Schedule.
6. The Client will procure the recording of any coaching sessions undertaken by the Client with third parties as part of the coaching programme delivered pursuant to the Programme Schedule with the written consent of all such third parties first had and obtained by the Client for the purposes of the training and development of the Client pursuant the terms of this Agreement.
7. The Client and the Company hereby mutually agree that all information shared or disclosed during the course of the coaching programme delivered pursuant to the Programme Schedule is and shall remain to the fullest extent permissible by law mutually confidential (whether or not such information is marked as confidential or otherwise) and shall be shared only as follows;
 - (i) with other participants and coaches on the cohort for the purposes of training and development;
 - (ii) with medical professionals and other competent authorities for the protection of the client in the event of imminent harm to the client or by the client;
 - (iii) with the competent authorities in the event of the commission of a criminal offence;and for no other purposes. Any breach of this clause by the Client may result in the immediate termination of the participation of the Client from the cohort without compensation and without prejudice to the accumulated rights of the parties to the date of such termination.
8. The Client shall have a royalty free license to use the intellectual property shared with the Client by the Company during and for the duration of the coaching programme delivered pursuant to the Programme Schedule (Company IP) as part of the clients personal and professional development and for no other purpose whatsoever and the Client shall not otherwise copy distribute or share in any way any Company IP provided to the Client for any other purpose whatsoever.
9. The Client acknowledges that coaching is for those who are well, and accordingly, confirms that the Client has on or before the date hereof disclosed in writing to the Company any pre - existing conditions that might

affect the physical or mental wellbeing of the Client during the coaching programme delivered pursuant the Programme Schedule on or before the date hereof.

10. In consideration of the provision of the coaching programme set out in the Programme Schedule the Client shall pay in manner specified by the Company either
- (a) On or before the date hereof the sum of £ 3,150 exclusive of VAT which showing additional be payable thereon subject to delivery of a valid VAT invoice addressed to and in the name of the client; **OR**
 - (b) Three monthly payments of £1,050, the first such instalment to be paid on or before the date hereof and the second and subsequent payments to be paid monthly no later than the commencement of the second and third calendar months arising during the coaching programme set out in the Programme Schedule.

In each case exclusive of VAT, which shall in addition be payable subject to the delivery of a valid VAT receipt addressed to and in the name of the Client, to the following bank account:

Bank:Lloyds
Payee: Mymagellan Ltd
Account number: 02210445
Sort code: 30-00-04

11. By executing this Agreement you consent to the processing of your personal data to the extent necessary to fulfil its terms. Any subsequent use of your personal data will be agreed with you in writing in advance.
12. The Company shall be entitled to terminate this Agreement at any time in writing to the Client on the death, insanity, permanent incapacity, bankruptcy of the Client, or in the event of any payment otherwise due to the Company failing to be made on the due date, without prejudice to the rights of the Company to the date of such termination.
13. All notices and other communications hereunder shall be in writing and shall be deemed given if delivered personally, telecopied (with confirmation), mailed by registered or certified mail (return receipt requested) or delivered by an express courier (with confirmation) to the parties at the address of that party first above written.
14. This Agreement (save for obligations that have been fully performed as at completion) shall remain in full force after completion.
15. This Agreement or any dispute arising hereunder shall be governed by the Laws of England and the parties exclusively submit to the jurisdiction of the English Courts.

Signed by the Client

Signed by a Director of the Company

PROGRAMME SCHEDULE

	Group sessions	
Week 1	2022	am till pm
Week 2	2022	am till pm
Week 3	2022	am till pm
Week 4	2022	am till pm
Week 5	2022	am till pm
Week 6	2022	am till pm
	One to one sessions	
Week 1 to week 6	Not less than 6 at dates to be agreed	At times to be agreed - 30 minutes duration
Week 1 to week 6	Peer to peer sessions	At times to be agreed - 30 minutes duration