BestSelf® Becoming COACHING CONTRACT

Please read carefully. By purchasing this product you (herein referred to as "Client") agree to the following terms stated herein.

PROGRAM/SERVICE

BestSelf, LLC (herein referred to as "Company") agrees to provide Course, Becoming (herein referred to as "Course") identified in online commerce shopping cart. Client agrees to abide by all policies and procedures as outlined in this agreement as a condition of their participation in the Course.

DISCLAIMER

Kate Greemann (herein referred to as "Consultant") and Company, is not an employee, agent, nurse, doctor, practitioner, medical professional, registered dietician, certified nutritionist, or professional therapist. Client understands that Consultant has not promised, shall not be obligated to and will not; (1) create permanent change for client by fixing lifestyle choices and habits; (2) suggest any health or medical diagnosis, treat, or cure any conditions said Client could be experiencing; (3) provide advice with regard thereto provide services as licensed therapist by providing therapy.

FEES

The fee for the Becoming Course has the following options:

A payment of \$400.00 will be collected once the Client receives a BestSelf® official invoice. BestSelf® offers payment plans if needed for Clients. Total Payment must be collected before the end of Week 4 of the said Course, otherwise Consultant is not required to fulfill any further obligations of Course until balance is collected. If Client would like to purchase any JuicePlus+ products Client understands that products are not included in the Course price of \$400.00.

If for any reason BestSelf, LLC is offering a special discount/promotion for a limited time, then that replaces the above.

METHODS OF PAYMENT

If Client elects to pay by installments, Client authorizes the Company will request Client's payment on original invoice by the start of the course. If Client elects to pay in FULL, Client may pay the entire invoice on the provided due date.

REFUND POLICY

In the event that you decide your purchase was not the right decision, within 3 days of enrollment, contact hello@bestselfkate.com and let us know you'd like a refund within 3 days of your purchase.

Notes about our refund policy:

- Within the first 3 days from the original date of purchase, you can request a refund. 2. No refunds will be given after 3 days from the original date of purchase. After day 3, all payments are non-refundable and you are responsible for full payment of the fees for the program regardless if you use the information or not.
- 3. All refunds are discretionary as determined by COMPANY. If you download all the materials, take advantage of the special deals/discounts, and then ask for a refund, we reserve the right to deny your request. Why? Our generous refund policy was built to give people the opportunity to see if the Course is a good fit for their needs. Stealing the material is NOT covered under this policy.

To further clarify, we will not provide refunds after the 3rd day from your date of purchase (not even one day afterwards) and all payments must be made on a timely basis. If payments are not made on time, you agree to pay interest on all past-due sums at a rate of 1.5% per month or the highest rate allowed by law, whichever is greater.

If you have any questions or problems, please let us know by contacting our support team directly. Support can be reached at hello@bestselfkate.com.

COMPANY AND CLIENT COMMITMENT

By entering into this relationship, Company and Client acknowledge that the Client desires to make a long-term change or some type of improvement in his or her life. Long-term change often takes time to implement and sustain. The pace of change is uncertain and varies amongst individuals. As such, Company and Client agree to a minimum of a 4 week relationship. Client understands that said Course is a collaborative process with an ongoing relationship between Client and Company. The Course experience supports the Client in establishing their best

selves. The Company and Client relationship is strength-based, forward-looking, and collaborative. The Course agenda is developed and implemented in partnership between the Client and Company. The role of the Company is to help the Client progress toward achieving a goal. The Client agrees to engage fully in the Course experience. The Client recognizes that the Course is not therapy, counseling, or consulting.

SESSION PROCEDURES AND POLICY

One-on-one sessions may occur in person, by phone, through video conference, or over email, depending on the venue that works best for the Client and which course is selected. The Company and Client agree to adhere to established appointment times. The Company and Client agree to begin and finish all appointments on time. If a client is more than 15 minutes late to an appointment, the Company will assume that the appointment is canceled and the client will be responsible for the fill appointment fee. Once payment is made for booking Consultant, fees are 100% non-refundable, but session fees can be applied to an appointment at a later date if you need to reschedule. Each client receives one free rescheduling if the session is rescheduled prior to the 24 hour window before the call. To reschedule, you must do so prior to 24 hours before your session begins or your payment and one-time complimentary rescheduling will be forfeited. To reschedule your session, simply send an email to hello@bestselfkate.com. If the session is cancelled within the 24 hours before the scheduled start of your call, no refunds are available.

CONFIDENTIALITY

The Company respects Client's privacy and insists that Client respects the Company's and Course Participants (herein referred to as "Participants"). Thus, consider this a mutual non-disclosure agreement. Any Confidential Information shared by Course participants or any representative of the Company is confidential, Proprietary, and belongs solely and exclusively to the Participant who discloses it. Parties agree not to disclose, reveal or make use of any Confidential Information or any transactions, during discussions, on the forum or otherwise. Client agrees not to use such confidential information in any manner other than in discussion with other Participants during Course. Confidential Information includes, but is not limited to, information disclosed in connection with this Agreement, and shall not include information rightfully obtained from a third party. Both Parties will keep Confidential Information and to protect it against disclosure, misuse, espionage, loss and theft. Client agrees not to violate the Company's publicity or privacy rights. Furthermore Client will NOT reveal any information to a

third party obtained in connection with this Agreement or Company's direct or indirect dealings with Client including but not limited to; names, email addresses, third-party company titles or positions, phone numbers or addresses. Additionally, Consultant will not, at any time, either directly or indirectly, disclose confidential information to any third party. Further, by purchasing this product you agree that if you violate or display any likelihood of violating this session the Company and/or the other Program participant(s) will be entitled to injunctive relief to prohibit any such violations to protect against the harm of such violations. The Company agrees to keep all conversations and information with the Client private and confidential, all allowable by law. No personal information will be shared with anyone without the Client's express permission. Exceptions may be made if there is an imminent threat of serious injury to oneself or someone else.

NO TRANSFER OF INTELLECTUAL PROPERTY

Company's course includes original materials that have been provided to Client are for Client's individual use only and a single-user license. Client is not authorized to use any of Company's intellectual property for Client's business purposes. All intellectual property, including Company's course and/or course materials, shall remain the sole property of the Company. No license to sell or distribute Company's materials is granted or implied. By purchasing this product, Client agrees (1) not to infringe any copyright, patent, trademark, trade secret, or other intellectual property rights, (2) that any Confidential Information shared by the Company is confidential and proprietary, and belongs solely and exclusively to the Company, (3) Client agrees not to disclose such information to any other person or use it in any manner other than in discussion with the Company. Further, by purchasing this product, Client agrees that if Client violates, or displays any likelihood of violating, any of Client's agreements contained in this paragraph, the Company will be entitled to injunctive relief to prohibit any such violations and to protect against the harm of such violations.

CLIENT RESPONSIBILITY

Course is developed for strictly educational purposes ONLY. Client accepts and agrees that Client is 100% responsible for their progress and results from the Course. Company makes no representations, warranties or guarantees verbally or in writing. Client understands that because of the nature of the program and extent, the results experienced by each client may significantly vary. Client acknowledges that as with any business endeavor, there is an inherent risk of loss of capital and there is no guarantee that Client will reach their goals as a result of participation in the Course. Course education and information is intended for a general audience and does not purport to be, nor should it be construed as, specific advice tailored to any individual. Company assumes no responsibility for errors or omissions that may appear in any course materials.

SEVERABILITY/WAIVER

If any provision of this Agreement is held to be invalid or unenforceable, the remaining provisions shall nevertheless continue in full force. The failure of either Party to exercise any right provided for herein will not be deemed a waiver of that right or any further rights hereunder.

LIMITATION OF LIABILITY

Client agrees they used Company's services at their own risk and that Course is only an educational service being provided. Client releases Company, its officers, employees, directors, subsidiaries, principals, agents, heirs, executors, administrators, successors, assigns, Instructors, guides, staff, Participants, and related entities any way as well as the venue where the Courses are being held (if applicable) and any of its owners, executives, agents, or staff (hereinafter "Releases") from any and all damages that may result from any claims arising from any agreements, all actions, causes of action, contracts, claims, suits, costs, demands and damages of whatever nature or kind in law or in equity arising from my participation in the Courses. Client accepts any and all risks, foreseeable or unforeseeable. Client agrees that Company will not be held liable for any damages of any kind resulting from including but not limited to; direct, indirect, incidental, special, negligent, consequential, or exemplary damages happening from the use or misuse of Company's services or enrollment in the Course. Company assumes no responsibility for errors or omissions that may appear in any of the program materials.

ASSIGNMENT

Clients may not assign this Agreement without express written consent of the Company.

MODIFICATION

Company may modify terms of this agreement at any time. All modifications shall be posted on the Company's website and purchasers shall be notified.

TERMINATION

Company is committed to providing all clients in the Course with a positive Course experience. By purchasing this product, Client agrees that the Company may, at its sole discretion, terminate this Agreement, and limit, suspend, or terminate Client's participation in the Course without refund or forgiveness of monthly payments if Client becomes disruptive to Company or Participants, Client fails to follow the Course guidelines, is difficult to work with, impairs the participation of the other participants in the Course or upon violation of the terms as determined by Company. Client will still be liable to pay the total contract amount.

INDEMNIFICATION

Client shall defend, indemnify, and hold harmless Company, Company's officers, employers, employees, contractors, directors, related entities, trustees, affiliates, and successors from and against any and all liabilities and expense whatsoever – including without limitation, claims, damages, judgments, awards, settlements, investigations, costs, attorneys fees, and disbursements – which any of them may incur or become obligated to pay arising out of or resulting from the offering for sale, the sale, and/or use of the product(s), excluding, however, any such expenses and liabilities which may result from a breach of this Agreement or sole negligence or willful misconduct by Company, or any of its shareholders, trustees, affiliates or successors. Client shall defend Company in any legal actions, regulatory actions, or the like arising from or related to this Agreement. Client recognizes and agrees that all of the Company's shareholders, trustees, affiliates and successors shall not be held personally responsible or liable for any actions or representations of the Company. In consideration of and as part of my payment for the right to participate in Company's Programs, the undersigned, my heirs, executors, administrators, successors and assigns do hereby release, waive, acquit, discharge, indemnify, defend, hold harmless and forever discharge Company and its subsidiaries, principals, directors, employees, agents, heirs, executors, administrators, successors, and assigns and any of the training instructors, guides, staff or students taking part in the training in any way as well as the venue where the Courses are being held (if applicable) and any of its owners, executives, agents, or staff (hereinafter "Releases") of and from all actions, causes of action, contracts, claims, suits, costs, demands and damages of whatever nature or kind in law or in a equity arising from my participation in the Courses.

DUTY TO READ

I accept that under this agreement, I have a duty to read this terms of participation policy, and have done so. Furthermore, I understand and accept that I am precluded from using lack of

reading as a defense against all remedies contained herein. *Required

*Client Sign: _____

*Client Date: _____