

## **GROWTHMAX, LLC.**

### **TERMS OF THE AGREEMENT**

This Agreement is between Growthmax, LLC and the subscriber (“you”) whereby Growthmax agrees to provide coaching services for you, focusing on the analysis and the improvement of your life with the aim of helping you to improve the quality of life. Description of Coaching is a partnership (defined as an alliance, not a legal business partnership) between GROWTHMAX,LLC. and you in a thought-provoking and creative process that inspires you to maximize your full potential. It is designed to facilitate the creation/development of your goals and to develop and carry out a strategy/plan for achieving those goals. Contractually, the number of sessions available to the candidate are:

- 4 Life Coaching Sessions (first month) - £700 (\$843)
- 4 Life Coaching Sessions (second month) - £700 (\$843)
- 4 Life Coaching Sessions (third month) - £600 (\$724)

GROWTHMAX, LLC. charges for coaching, but instead of paying directly for coaching in full, you commit to pay GROWTHMAX, LLC a fixed payment of three installments on the following dates:

1. Installment - £700 (\$843) - 15/03/2023
2. Installment - £700 (\$843) - 30/03/2023

3. Installment - £600 (\$724) - 15/04/2023

### **Coach-Client Relationship**

You are solely responsible for creating and implementing your own physical, mental and emotional wellbeing as well as decisions, choices, actions, results arising out of or resulting from the coaching relationship, coaching calls and interactions with GROWTHMAX, LLC. As such, you agree that GROWTHMAX, LLC. is not and will not be liable or responsible for any actions or inaction, or for any direct or indirect result of any services provided by GROWTHMAX, LLC. You understand that coaching is not therapy and is not a substitute for therapy if needed. You acknowledge that professional coaching is a comprehensive process that may involve different areas of your life, including work, finances, and education. You agree that deciding how to handle issues, incorporate coaching principles into those areas and implementing choices is exclusively your responsibility.

You understand that in order to enhance the coaching relationship, you must communicate honestly, be open to feedback and assistance and be able to create the time and energy to participate fully in the program.

### **Coaching Procedure and Meeting Policy**

The time of the online coaching meetings will be determined by GROWTHMAX, LLC. The online meetings will be held using commonly available video conferencing software (such as Google Meets, Zoom), which may periodically be changed to

adopt evolving features. You agree that it is your responsibility to notify GROWTHMAX, LLC., 48 hours in advance of the scheduled meetings if you need to reschedule. GROWTHMAX, LLC. will attempt in good faith to reschedule the missed meeting.

### **Payment Options**

You can elect to pay by Wise,Paypal, bank transfer, or any other method approved by GROWTHMAX, LLC.

### **Your Age**

You state that you are the age of majority or older in your place of residence. (The age of majority is the age at which you are considered an adult and responsible for your actions in the legal sense.)

### **Term and Termination**

This agreement is definite, with a termination date after 3 months later than its starting date. Either you or GROWTHMAX, LLC may terminate this Agreement at any time. If you terminate the Agreement after the Evaluation Stage (first 3 sessions), the upfront charge (£2000) for the coaching services will need to be paid as agreed.

Reasons from the candidate for the termination of the contract:

- Missing more than 3 sessions after being scheduled
- To avoid sharing thoughts, details, and relevant information
- Hiding information from your personal coach

## **Default**

Except as stated by law, you will be at default under this agreement if any of the following occurs:

- you do not pay bi-weekly payment installments in full when due
- you make an inaccurate statement of fact in this agreement
- you provide inaccurate or incomplete information in your written communication with GROWTHMAX, LLC.

## **Remedies**

If you are in default under this agreement, at GROWTHMAX's request you must pay GROWTHMAX,LLC the entire amount you owe under this agreement. GROWTHMAX, LLC. will also have all other remedies available by law.

## **Confidentiality and Your Privacy**

The coaching relationship, as well as all information (documented or verbal) that you share with GROWTHMAX, LLC. is bound by the principles of confidentiality set forth in the ICF Code of Ethics. However, please be aware that the GROWTHMAX,LLC-Client relationship is not considered a legally confidential relationship (like the medical and legal professions) and thus communications are not subject to the protection of any legally recognized privilege. The Coach agrees not to disclose any information pertaining to you without your written consent. The Coach will not disclose your name as a reference without your consent. Confidential Information does not include information that: (a) was in GROWTHMAX, LLC.'s possession prior to its being furnished by you; (b) is generally known to the public or in your industry; (c) is obtained by GROWTHMAX,LLC. from a third party, without breach of any obligation to you; (d) is independently developed by GROWTHMAX, LLC. without use of or reference to your confidential information; or (e) GROWTHMAX,LLC. is required by statute, lawfully issued subpoena, or by court order to disclose; (f) is disclosed to GROWTHMAX, LLC. and as a result of such disclosure GROWTHMAX, LLC. reasonably believes there to be an imminent or likely risk of danger or harm to you or others; and (g) involves illegal activity. You also acknowledge your continuing obligation to raise any confidentiality questions or concerns with GROWTHMAX, LLC. in a timely manner.

### **Entire Agreement**

This document reflects the entire agreement between GROWTHMAX, LLC. and you, and reflects a complete understanding of the parties with respect to the subject matter. This Agreement supersedes all prior written and oral representations. The

Agreement may not be amended, altered or supplemented except in writing signed by both GROWTHMAX,LLC. and you.

### **Severability**

If any provision of this Agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If the Court finds that any provision of this Agreement is invalid or unenforceable, but that by limiting such provision it would become valid and enforceable, then such provision shall be deemed to be written, construed, and enforced as so limited. Waiver The failure of either party to enforce any provision of this Agreement shall not be construed as a waiver or limitation of that party's right to subsequently enforce and compel strict compliance with every provision of this Agreement.

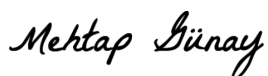
By subscribing to GROWTHMAX, LLC. service you acknowledge that you have read all of this agreement carefully and agree to its terms.

Subscriber



Anthony Vincent  
Morley

Growthmax, LLC.



Mehtap Günay

Life Coach



Hussama Shamraz

## HUSSAMA SHAMROZ CHANDIO

NLP practitioner, Time line therapist (Tripple certification)

(coaching session agreement)

This agreement, dated sets out conditions and understanding for a coaching relationship between **Hussama shamroz chandio** (coach) and (client).

1. coach (Hussama chandio) and the client Anthony Vincent <sup>Morley</sup> decides sessions will be held on zoom on weekly basis for 1 hour.
2. coach (Hussama chandio) and client will meet if needed.
3. coach (Hussama chandio ) and the client Anthony Vincent will jointly develop a plan based on his/her needs. <sup>Morley</sup>
4. hereby, the coach (Hussama chandio) agrees to facilitate and the client agrees to follow the coaching plan.
5. client understands that the results of any coaching depend on their ability to take action and to follow the coaching plans to the best of their abilities, communicate clearly with the coach, and take responsibility for the results achieved which the coach can only facilitate.
6. the responsibility for making the process work is the client's alone as no one else can do it for them.
7. client agrees to share with the coach (Hussama chandio) all the issues on which the client needs assistance. client agrees that issues not shared with the coach may not be resolved or may impede the successful achievement of their goals and objectives.
8. coach (Hussama chandio) agrees to use their best efforts to assist and resolve issues shared, and also agrees to full confidentiality.
9. The client agrees that the coach may assign tasks to be done in between coaching sessions, and that client will give their best efforts to fulfill tasks. client further agrees that if tasks are not done the outcome of the coaching cannot be predicted.
10. if at any point the client uses the word suicide that is then not the coach's domain, she will stop the session there and then will suggest you something else.
11. if a client does not come on time for the session without prior information SMS or phone call , the session will be counted.
12. The client understands that coach is not providing psychological or medical advice and the coaching should in no way replace sound treatment from a licensed health care provider. your coach is not a licensed medical doctor, psychologist, psychiatrist, Master's in family therapy (MFT), or

master's in social work(MSW). the services you received are not licensed in this state, nor are they regulated by a governmental body. we will always provide only those services in which we have been trained, and if we find that we cannot help you, we will refer you to a licensed person who can assist you.

13. the monthly fee under this agreement will be \$

14. this agreement starts on the 15 of March, **2023** and will continue until canceled with 15 days written notice

agreed,

COACH: **HUSSAMA SHAMROZ CHANDIO** date : 03 / 15 / 2023

CLIENT: Anthony Vincent Morley date : 03 / 15 / 2023



Title	REPLACE Life Coaching Agreement_Anthony Vincent Morley
File name	GROWTHMAX, LLC - ...Agreement (2).pdf
Document ID	b69438ba612a7fa53f11ce71bc076461c74b7069
Audit trail date format	MM / DD / YYYY
Status	● Signed

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## Document History



SENT

**03 / 15 / 2023**

16:18:25 UTC

Sent for signature to Anthony Vincent Morley (anthonyvzmorley@gmail.com) and Hussama Shamraz (labshaandco@gmail.com) from mehtap.gunay@gmail.com  
IP: 176.42.14.248



VIEWED

**03 / 15 / 2023**

16:45:46 UTC

Viewed by Hussama Shamraz (labshaandco@gmail.com)  
IP: 111.88.114.42



SIGNED

**03 / 15 / 2023**

16:48:27 UTC

Signed by Hussama Shamraz (labshaandco@gmail.com)  
IP: 111.88.114.42



VIEWED

**03 / 15 / 2023**

19:54:01 UTC

Viewed by Anthony Vincent Morley (anthonyvzmorley@gmail.com)  
IP: 98.50.106.45



SIGNED

**03 / 16 / 2023**

00:06:46 UTC

Signed by Anthony Vincent Morley (anthonyvzmorley@gmail.com)  
IP: 45.132.227.34



COMPLETED

**03 / 16 / 2023**

00:06:46 UTC

The document has been completed.