



CEOSPACE

CEO SPACE MEMBERSHIP & CLASS WARRANTIES

CEO SPACE OBLIGATIONS CEO Space provides a business skills & educational training program only. Each program will include a minimum 6 day proprietary curriculum designed to convey business skills Monday to Saturday. Members must attend the Navigating the Forum Class. CEO Space reserves the right to change the rules presented in that program at any time and in its discretion. All other classes and activities are elective. CEO Space contracted trainers will instruct each class. No guarantee or warranty is made or implied related to such instruction. CEO Space reserves the right to reschedule any class due to circumstances that may occur in the market including, but not limited to, war, terrorism, natural disaster, government action, hotel disaster or mismanagement. Notice of rescheduling may be provided via email at any time prior to class to enrolled Members, and no other notice is required. All proceeds will be spent on the delivery of the product whether the Member attends or fails to attend the CEO Space program. Member cancellation, for any reason, will result in application of tuition proceeds toward the next available Forum Class. CEO Space reserves the right to place Members on a waiting list. **TUITION** Tuition covers meals Monday to Friday for each guest, as published price schedule. No credit will be given for non-use of the hotel accommodations and/or the meals. Services and items charged to the room, including but not limited to, incidental charges, are paid by the Member. Membership Tuition does not include transportation to or from the hotel. CEO Space agrees to reserve space for the Member, whose name appears on this form and their group. Each member of the group (including teens and all faculty mentors) must sign individual enrollment agreements with CEO Space to attend classes. There will be no exception to this rule. Members must be registered at the host hotel or official overflow hotel in order to attend class sessions unless the host hotel is sold out. If host hotel is sold out, reservations at a nearby hotel will be reserved on your behalf. Members may not book meeting rooms at host hotel. All such space is reserved exclusively for CEO Space, during CEO Space classes. All tuition proceeds are payable in US Dollars and are non-refundable. Member agrees that it will not void or cancel credit card sales with any sponsor bank. If Member seeks a refund, Member will approach CEO Space and make a request for a refund. **GRADUATES** Graduates returning for the free grad return can access the program On Tuesday morning - Saturday afternoon and are expected to stay at the host hotel or official overflow hotel. Each Graduate must make his or her own reservation using online links, or by phone. The grad return fee is nonrefundable after 72 hours of making a payment. See REFUND AND LIMITED MONEY BACK GUARANTEE section if this agreement. **MEMBERSHIP UNDERSTANDING** Members agree they will neither use nor permit use of illegal drugs of any type at CEO Space events. Member grants CEO Space a perpetual, irrevocable and unconditional release of the Member's name and of any video, audio or images/photographs of the member and/or of the member's sponsored Teen Program attendee without limitation of any kind. Use may include, but not limited to broadcast use or commercial use etc., during the CEO Space events for promotional, commercial broadcast or other use without fee or recourse to CEO Space. **FUND BUSTING** The Fund Busting program is training provided to new members who seek such service without warranty of any kind by the user of such services of CEO Space. Member is advised to seek his or her own independent legal advice as to the form and procedure of Fund Busting that Member chooses to implement. **SPAM POLICY** Member agrees that with respect to Directories sold at CEO Space, the Member will not copy the complete list or any substantial portion of the list of attending members names into personal or corporate database. Members agree that they will not send unsolicited emails or mailings, or make unsolicited sales calls to Members in the directory. This is considered SPAMMING the CEO Space network, is prohibited, and may result in termination of your membership. **NON-COMPETE CLAUSE** Members agree they will not sell or market business training products for their own account or on behalf of any third party directly or indirectly, or make any network membership information available to third party training providers. Members cannot engage in any business with CEO Spaces' contracted Club Presidents without written release from CEO Space. Members cannot solicit Club Presidents to be on his/her project in any form. Members will preclude cross marketing private products through CEO Space Club President system. Member agrees to avoid any act that would directly or indirectly compete with any business of CEO Space or its affiliate companies for a period of five (5) years from the date this agreement is signed or membership is terminated. **TERMINATION** CEO Space reserves the right to terminate membership at anytime at its sole and exclusive option including rejecting membership participation in its "by invitation only business community" without cause. If termination occurs, Members agree to leave any CEO Space class now or in the future, immediately upon being requested to do so by an authorized CEO Space executive, hotel security, or by outside law enforcement officers (who may use this clause as legal authority) without disturbance or contact to other Members from the instance such request is made. Termination of the Member, including defaults under this agreement, regardless of cause, will result in forfeiture of prepaid deposits and tuition. **REFUND AND LIMITED MONEY BACK GUARANTEE** This limited money back guarantee applies only to new members who have paid for membership at an amount of \$6,000. This Guarantee does not apply to discounted partners, life partners, or family members, and all other membership levels, including the grad return fee. If a refund request is made within 72 hours of any payment amount, and only in such instance, that request will be honored. No other refund requests may be made outside this agreement. CEO Space extends a Limited Money Back Guarantee exclusively to the first attending class, and all such rights are forfeit without attendance and is not retroactive to any prior class experience, and supersedes any prior or earlier understandings of any related nature. New members must attend all Forum classes and meals. Not attending every scheduled class, events and meals between Tuesday and Friday is grounds to void this guarantee clause without recourse of any kind. No prior or later claim for refund may be made at any time. At no time can the member dispute charges for tuition fees on credit cards. If member is not happy with the program outcome, member may approach any home office executive onsite on the last

Friday during the final dinner and at no other time during the program, to receive a full and immediate refund. A release form must be signed that confirms an immediate termination of membership, and terms of the refund in order to receive a refund. "Limited Money back" means tuition only. Refund does not include meals and materials of \$1000. Refund does not include airfare, hotel, or any other related expenses. Once refund is issued, and member is terminated, all terms within this agreement remains in force through full term without limitation modification or recourse to the consumer. This Guarantee expires at midnight of Graduation Friday. Should the new Member fail to abide by all of the posted terms of the limited money back guarantee, the limited money back guarantee is null and void as to that member. No claim or warranty is made or implied regarding satisfaction for educational products outside this limited warranty. Member waives any claim or right to refunds for part or all of their tuition, and releases such right noting this agreement is fully perfected when CEO Space educational class is delivered. Members acknowledge improved results occur over continuous use of CEO Space versus a one-time experience in skills development and network enlargement. **INDEMNIFICATION CLAUSE** Member agrees to hold CEO Space harmless from any and all claims or specific applications related to ever-changing tax code or any other legal compliance, which may apply to the individual business model of the member. Member agrees to hold CEO Space harmless for any and all related program liabilities, including, without limitation, personal injury, financial loss or emotional distress and including any personal facility liability, which specifically shall not include CEO Space under terms of this clause limiting liability. CEO Space is held harmless from all direct or indirect Member-to-Member agreements, investments, or self-dealings without limitation and without recourse of any kind. No recourse or claim may be made to CEO Space now or in the future related to liabilities of any kind whether real or imagined by the member. Members further agree to avoid any act that would harm the business goodwill of CEO Space in the general marketplace. If any class of membership (member, faculty, mentor, etc) breach the indemnification clause of this agreement, in any form, the member is responsible for all reasonable attorney fees and related damages CEO Space may determine flowed from such breach. This clause continues for five years from membership termination or contract expiration. Members may not bind CEO Space in any form to incidentals or any uncovered obligations. Members under doctor supervision for any emotional, mental or stress related illness must seek prior doctor approval to attend CEO Space classes and hold CEO Space harmless for any failure to do so or from any incidentals that may take place. CEO Space relies on Member warranty under this agreement that such approval has been granted. The parties acknowledge that this Agreement involves substantial interstate activity between the parties. CEO Space is held harmless from any and all state and federal sales taxes or any fees or taxes in that such taxes are the sole responsibility of the signee Member over the life of the contract. **DISPUTES** All claims and disputes arising out of, or relating to this Agreement or the breach thereof, (except actions for injunctive relief) shall be resolved and decided by binding arbitration in accordance with the Federal Arbitration Act. Arbitration shall take place in Trinity, FL and that final judgment, which will be kept confidential, may be entered upon the arbitration award in accordance with applicable law in any court having jurisdiction thereof. In the event of dispute, each Party will pay its own legal costs without recourse to the other party regardless of outcome, with the exception of an Indemnification clause breach. No substitution as to form or forum for dispute settlement may be made by either party. Members agree to pay all litigation and related expenses CEO Space must bear to obtain injunctive relief, without limitation, should Member seek remedy to disputes under this contract through third party claim in any form, other than confidential binding arbitration as set forth herein. Other than the Arbitration provision, this agreement shall be construed and enforced in accordance with the laws of the State of Florida exclusively. **CEO SPACE PLATINUM MEMBERSHIP** Platinum member agrees to all terms of this agreement, including the refund and limited money back guarantee terms. No refund will be granted in any amount after 72-hours of making a payment. Platinum member agrees to sign this agreement each time Platinum returns to CEO Space as a condition of owning a lifetime Platinum membership. Membership is forfeited for any member refusing to sign this agreement to access CEO Spaces' members only program. Platinum members will have an open access to all Forum functions including all Platinum invitation only events. For Platinum member's who purchased the membership for less than \$50,000, your ongoing financial obligation includes travel expenses, transportation, hotel accommodations, and room charges. Platinum Members may not bind CEO Space in any form. CEO Space reserves the right to terminate Platinum membership at anytime at its sole and exclusive option including rejecting membership without cause recourse or recrimination to CEO Space without limitation. This termination clauses remains binding and in force while any satisfaction guarantee is waived for Platinum members due to their higher level of due diligence to the process when acquiring a Platinum membership or upgrading to Platinum membership. All such sales are irrevocable and final at the time transactions are completed. Platinum member agrees that CEO Space may at its discretion change Platinum benefits. CEO Space agrees to keep reserves to offset Platinum tuition costs for three years minimum, accruing the first full 12 month period in the partial year of each Platinum's first year of payment, such that one third of revenue will be recognized in any one of the first three years of a Platinum membership and one third recognized in the second as costs are paid and one third in the third year. Investment profits from the management of Platinum reserves will be applied as cost offset for forward years from year three forward. Forward costs to CEO Space are an immediate as well as long term liability of the firm from the date each Platinum contract is applied. Should Platinum members fail to attend all forum programs in the first three years CEO Space will still recognize income on an accrual fully disclosed GAP accounting basis, one third in the first year including partial year, one third in the second year and one third in the third year. Members may upgrade to Platinum at anytime with the stipulation prior membership fee's including regular attendance may not discount Platinum membership fee which is a "prepayment" by the member and a legal liability obligation of the corporation to offset future expenses created by Platinum regular "use" of the CEO Space trade show and educational event. All enrollment agreement terms apply and are binding inclusive and without modification or recourse now or in the future as stipulation to Platinum membership at the time each transaction is completed. **CLOSING** Upon affixing your signature or signing electronically "I agree" you agree to the terms and conditions set forth in this CEO Space Membership Agreement. No other agreement exists between the parties and this Agreement supersedes any and all prior oral or written understandings between the parties. Should any clause of this agreement be null and void in a court of law all remaining clauses shall remain intact and binding upon the parties. This agreement cannot be changed without written permission from all parties involved.