

**PUBLICATION AGREEMENT FOR ORIGINAL CHAPTERS OR OTHER COMPONENTS OF COACH MY LIFE BOOK SERIES I TO:**

\_\_\_\_\_, (Author) Chase Great Enterprises (the Publisher) is pleased to undertake the publication of the Work entitled:

\_\_\_\_\_, (Title of chapter or other component) in Coach My Life Book Series I. The Publisher hereby represents that the Work cannot be published unless this form is completed, signed, and returned to the Editor of the book by each of the authors of the above-named Work, or some alternative form acceptable to the Publisher has been created, signed, and returned.

**Section 1.**

As a condition of publication, the Author hereby grants and assigns to the Publisher, under the terms set forth below, any and all rights covered by the Copyright Law of the United States and those of all foreign countries in and to the above-named Work, including subsidiary rights. The Author also hereby guarantees that the Work contains no matter which can be construed as libelous or as infringing in anyway the copyright of another party, and that he/she will defend, indemnify, and hold harmless the Publisher against all suits, proceedings, or claims that may be taken claiming the Work is in such violation. If the Work involves or contains text or graphics for which republication permission is necessary, the Author affirms that permission for use of that material in all print, electronic, and any other media has been granted by the copyright holder and that all necessary documentation of the permissions is attached to this form.

**Section 2.**

Author agrees that he/she will receive a one-time royalty of \$300.00 contingent on author selling 20 books within 30 days of release date. This offer is only available to Chase Great Coaching Affiliates. If Author decides to opt into the "flat fee" payment option Author will have access to an electronic copy of Coach My Life Book Series I, which can be sold independently by Author on websites and/or any electronic source used for reading. This option will allow Author to set rates for Coach My Life Book Series I and collect payments perpetually.

**Section 3.**

The Publisher, as assignee, grants to the Author the right to copyright and use his or her Work for the following commercial purposes: the right to make and distribute copies in the course of teaching and research; the right to quote from the Work in any book or article that he or she may later write; the right to photocopy the Work for his or her own use, including use in his or her own classes; the right to post the Author's own versions (but not the Publisher's versions) on the Author's personal website (unless provided authorization), in the Author's university repository, and in other open access repositories, with copyright and source information provided along with a link to the published book as soon as it is available; and the right to republish the Work in any book he or she may write or edit after the book has appeared. In case of republication, notice of previous publication in this book, and that it is republished by permission of the copyright holder, Chase Great Enterprises, must be given.

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Either the (lead) Author of the Work or the Editor of the book will be given the opportunity, and a reasonable amount of time, to read and correct the edited manuscript and proofs; but if these are not returned to the Publisher by the date specified, then production and publication may proceed

without the corrections.

#### Section 5.

Publisher may, in his sole discretion, use or not use the Work or any part thereof, and may make any changes in, deletions from or additions to the Work.

#### Section 6.

All of the Services shall be rendered promptly, professionally and efficiently and in accordance with the instructions of, and under the control of, Publisher.

### **NONDISCLOSURE AGREEMENT**

This Nondisclosure Agreement (the "Agreement") is entered into by and between, \_\_\_\_\_ (Author), ("Disclosing Party") And publisher Chase Great Enterprises (Receiving Party) for the purpose of preventing the unauthorized disclosure of Confidential Information as defined below. The parties agree to enter a confidential relationship with respect to the disclosure of certain proprietary and confidential information ("Confidential Information").

1. Definition of Confidential Information. For purposes of this Agreement, "Confidential Information" shall include the identity of the writer of the work. The Disclosing Party shall label or stamp the materials with the word "Confidential" or some similar warning on the Work.

2. Exclusions from Confidential Information. Receiving Party's obligations under this Agreement do not extend to information that is: (a) publicly known at the time of disclosure or subsequently becomes publicly known through no fault of the Receiving Party; (b) discovered or created by the Receiving Party before disclosure by Disclosing Party; (c) learned by the Receiving Party through legitimate means other than from the Disclosing Party or Disclosing Party's representatives; or (d) is disclosed by Receiving Party with Disclosing Party's prior written approval.

3. Obligations of Receiving Party. Receiving Party shall hold and maintain the Confidential Information in strictest confidence for the sole and exclusive benefit of the Disclosing Party. Receiving Party shall carefully restrict access to Confidential Information to employees, contractors and third parties as is reasonably required and shall require those persons to sign nondisclosure restrictions at least as protective as those in this Agreement. Receiving Party shall not, without prior written approval of Disclosing Party, use for Receiving Party's own benefit, publish, copy, or otherwise disclose to others, or permit the use by others for their benefit or to the detriment of Disclosing Party, any Confidential Information. Receiving Party shall return to Disclosing Party any and all records, notes, and other written, printed, or tangible materials in its possession pertaining to Confidential Information immediately if Disclosing Party requests, it in writing.

4. Time Periods. The nondisclosure provisions of this Agreement shall survive the termination of this Agreement and Receiving Party's duty to hold Confidential Information in confidence shall remain in effect until the Confidential Information no longer qualifies as a trade secret or until Disclosing Party sends Receiving Party written notice releasing Receiving Party from this Agreement, whichever occurs first.

5. Relationships. Nothing contained in this Agreement shall be deemed to constitute either party a partner, joint venture or employee of the other party for any purpose.

6. Severability. If a court finds any provision of this Agreement invalid or unenforceable, the remainder of this Agreement shall be interpreted so as best to affect the intent of the parties.

7. Integration. This Agreement expresses the complete understanding of the parties with respect to the subject matter and supersedes all prior proposals, agreements, representations, and understandings.

8. Waiver. The failure to exercise any right provided in this Agreement shall not be a waiver of prior or subsequent rights. This Agreement and each party's obligations shall be binding on the representatives, assigns and successors of such party. Each party has signed this Agreement as follows;

\_\_\_\_\_  
Author (Print Name)

\_\_\_\_\_  
Date

\_\_\_\_\_  
Author (Signature)

\_\_\_\_\_  
Date

\_\_\_\_\_  
Publisher (Print Name)

\_\_\_\_\_  
Date

\_\_\_\_\_  
Publisher (Signature)

\_\_\_\_\_  
Date

Please initial next to your participation selection below.

\_\_\_\_\_ The Buy In - \$300.00 – An Invoice will be provided upon receipt of agreement.

\_\_\_\_\_ Royalty Roll Over \$300.00– I understand a royalty check of \$300.00 will only be issued to me upon selling 20 books at book rate. Guest are required to list my name in the promo section during check out for book to count as a sell. I understand the books must be sold on or by December 8, 2018 for royalty terms to be honored.

Please submit completed agreement to: (f) 248-254-7010 or (e) info@chasegreatenterprises.com