

MARCUS GROUP ENTERPRISES, INC.

3975 University Drive Suite 200 Fairfax VA 22030
703-218-1250 703-218-1259Fax

GENERAL ENROLLMENT AND AGREEMENT FORM

I, _____ of _____

Client Name Address

_____ Telephone: (

hereby enroll in Marcus Group Enterprises, Inc. (MGE) program of Services (Service or Services are the same and are defined here as: Courses, Seminars and Materials). I agree to take the Services purchased (retroactively, now or in the future) under the following conditions:

___A. That no tape recording of the Seminars or copying of the Course materials is permitted, and that all materials are licensed and protected under copyright and trademark law.

___B. That this application is made of my own free will and volition. I am enrolling in this program for business purposes only. I understand that the Courses and Seminars involved in MGE programs are designed to assist me in improving my job performance and productivity, and are neither designed nor intended to influence or change my religious beliefs. I also understand that my doing any of these Courses or Seminars, or reading any of the Course or Seminar materials, does not obligate me to become a parishioner of any church.

___C. That the Materials that I will study in the Course materials and in the Seminars are based on the writing of L. Ron Hubbard. I have been advised that Mr. Hubbard was the author of the self-improvement book, "Dianetics: The Modern Science of Mental Health" as well as the founder of Scientology applied religious philosophy. I understand that Mr. Hubbard developed the administrative technology on which these courses and seminars are based to improve and increase the survival potential of a group or organization and its members, and that although he developed this technology primarily for use by the Church of Scientology, I understand that it applies to any group and can be used in any business, including my own.

___D. That MGE can make no guarantee as to results from their Services (or be responsible for my actions) as it would be impossible to make any such guarantee due to the fact that MGE does not own or run my business and it is therefore my sole responsibility to implement the materials learned or consult with local codes before implementation.

___E. That all Seminars purchased must be taken as and when scheduled starting from the date of this agreement. They will all be debited at once as a Seminar package, as Seminars have to be planned for well in advance. In the event a scheduled Seminar which I have signed up for cannot be or is not

attended by me, they may be attended free of charge at the next scheduled date or as agreed to by MGE in writing as a Scheduling Amendment to this agreement.

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___F. It is understood that MGE Services are sold and delivered in packages. A package may consist of several Courses and Seminars. All packages are debited at once as one Service.

___G. That any charges made on my credit card toward the payment of Services will not be charged back by me for any reason except as agreed to by MGE in writing.

___H. That all Courses and other non-seminar Services purchased must be started and completed within twelve weeks of the purchase date or as agreed to by MGE in writing as a Schedule Amendment to this agreement.

___I. That in the event an unresolvable dispute arises between me and MGE, I agree that all matters be arbitrated at and through the branch of the American Arbitration Association which is closest to Fairfax. The parties also agree to bear their own court costs and attorney's fees and expenses charged by the American Arbitration Association and its Arbitrator. The parties agree that any judgment upon the award rendered in such Arbitration proceeding shall be final and non-appealable, and that such judgment may be entered in any court having jurisdiction thereof.

___J. I also agree that in the event of any litigation between MGE and/or any of its officers, directors, employees, agents or representatives (such individuals and/or entities, the "Individuals") and me which is related in any way to my enrollment in the MGE program of Services, or to the Materials, Books and/or Packs, I will pay all court costs and reasonable attorney's fees incurred by MGE and/or any of the individuals in the defense or prosecution of such litigation.

[End page 2 - Begin page 3]

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Refund and Repayment Notice

IT IS UNDERSTOOD AND AGREEED THAT NO REFUND OR REPAYMENT OF MONEYS PAID FOR SERVICES OR MATERTALS, BOOKS AND PACKS IS AVAILABLE AT ANY TIME; PREVIOUSLY PAID FOR OR IN THE FUTURE.

IT IS ALSO UNDERSTOOD AND AGREED THAT MGE'S ONLY OBLIGATION IS TO ENSURE THE AVAILABIUTY OF THE SERVICES PURCHASED DURING THE COURSE OF THE TIME PERIOD AS STIPULATED IN THIS

AGREEMENT OR SCHEDULING AMENDMENT TO TMIS AGREEMENT.

MGE RESERVES THE RIGHT TO REFUSE FURTHER SERVICE TO ANY CLIENT FOR ANY REASON AT IT'S DISCRETION; AND UNDER SUCH CIRCUMSTANCES AS REFUSING A CLIENT FURTHER SERVICES WILL REFUND ANY CREDIT BALANCE LEFT ON ACCOUNT ON THE FOLLOWING FORMULA:

- o ALL PROGRAM PACKAGES ONCE DEBITED WILL NOT BE ELIGIBLE FOR REFUND.
- o ALL SEMINARS ARE NOT ELIGIBLE FOR REFUND REGARDLESS OF WHETHER ATTENDED OR NOT AS PER THIS GENERAL ENROLLMENT AGREEMENT.
- o IN CALCULATING A REFUND, ALL SERVICES ALREADY STARTED AND/OR COMPLETED WILL BE CHARGED FOR EACH AT FULL RATE, WHETHER SOLD AS AN INDIVIDUAL SERVICE OR AS A PROGRAM PACKAGE (MEANLNG ALL DISCOUNTS WILL BE NULL AND VOID AND THE SERVICE WILL BE CALCULATED AT FULL RATE AS DESCRIBED ON INVOICE AT TIME OF SALE)
- o THE BALANCE LEFT ON ACCOUNT MINUS A 15% ADMINISTRATIVE FEE TO COVER THE COSTS INCURRED BY MGE IN PROCESSING SUCH REFUND WILL BE REFUNDED.

IN CLOSING

- o I have read the above GENERAL ENROLLMENT AGREEMENT FORM (PAGES 1-3; POINTS A-J AS WELL AS THE REFUND AND REPAYMENT NOTICE).
- o I understand it and have had an opportunity to get any questions answered prior to signing it.
- o I agree that the statements made in this agreement are true.
- o I agree to abide by the terms expressed herein in full and without qualification.

Signed: _____ Date: _____

Client

Business or Occupation: _____

Witnessed by: _____

Signed: _____ Date: _____

Name: _____ Title: _____

MGE

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