TERMS AND CONDITIONS

TABOR ROTATION TO GO COURSE

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We will respond quickly to claims of copyright infringement as found in our online course, according to the terms of the Digital Millennium Copyright Act of 1998 (DMCA) as found under United States law (17 USC. § 512). If you believe any copyrights are infringed by our E-course, please provide us with a written notice via mail, fax, or email that contains the following information:

(1) An electronic or physical signature of the person authorized to act on behalf of the owner of the copyright interest;

(2) A description of the copyrighted work that you claim has been infringed;

(3) A description of where the material that you claim is infringing is located on our Website;

(4) Your address, telephone number, and email address;

(5) A statement by you that you have a good faith belief that the disputed use is not authorized by the copyright owner, its agent, or the law; and

(6) A statement by you, made under penalty of perjury, that the above information in your Notice is accurate and that you are the copyright owner or authorized to act on the copyright owner's behalf. We are only required to respond to those notices that substantially comply with the above requirements. We will investigate your claim and will notify by the method of contact you used to file your notice with us.

I understand that the Company has made every effort to ensure that the information provided accurately represents this training program. However, there is no guarantee that classroom or standardized testing results for students in your classroom or school will equal or exceed those results highlighted in the Tabor Rotation TO GO course materials. Nothing on our web sites, in our literature or in this seminar/program is a promise or guarantee of future results. Your level of success will be determined by many factors that may include: knowledge, time, study, and degree of implementation, ability and the policies of your school and or district. Because these factors differ according to individuals, teachers and schools, we cannot guarantee your results will match the historical average results of other schools who have implemented the Tabor Rotation framework. Any statements describing a future condition or outcome outlined on our sites or in our seminars/programs are simply our expectations or forecasts for future potential, and thus are not guarantees or promises for actual performance.

As stated on the websites and marketing materials, the Company guarantees that Student/Course Attendee will be satisfied with the Program after completing the course. Satisfaction is defined as the Student/Attendee's belief that the Company is delivering on what was promised in promoting the Program. If Students are not satisfied within 30 days of the course starting and they notify the Company representatives via email or telephone, with a description of why the course does not deliver on what was offered and promised, the Company will refund the original tuition to the original payee (Student and/or Registrant) for the course.

Note: A guarantee represents a promise about the quality of services delivered; if a Student or Registrant never experienced the services (i.e. does not complete the majority of the course), the guarantee obviously does not apply. Further, the guarantee cannot be substituted for or confused with the Cancellation Policy.

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This Terms of Service Agreement shall be governed and construed in accordance with applicable federal law and the substantive laws of the State of Texas without giving effect to the principles of conflict of laws. Any cause of action by you with respect to our Website or Content must be instituted within one (1) year after the cause of action arose or be forever waived and barred. Should any part of this Agreement be held invalid or unenforceable, that portion shall be construed consistent with applicable law and the remaining portions shall remain in full force and effect.

To the extent that any Content is in conflict or inconsistent with this Agreement, this Agreement shall take precedence. Our failure to enforce any provision of this Agreement shall not be deemed a waiver of such provision nor of the right to enforce such provision. Our rights under this Agreement shall survive any termination of this Agreement.

Registrant and or any participant agrees that any dispute that arises out of or relates to these Terms will be resolved via non-binding mediation in the State of Texas via a professional mediator obtained by the Company and if a successful mediation is not reached, to binding arbitration arbitrated in the State of Texas. If any of these Terms are found unlawful, void, or for any reason unenforceable, then those unenforceable provisions will be considered severable from the remaining Terms, and will not affect the validity and enforceability of the remaining provisions.