



CEOSPACE

MEMBERSHIP

Please print clearly

LAST NAME _____ FIRST _____

ADDRESS _____ CITY _____

STATE _____ ZIP/POSTAL _____ PHONE 1 _____ PHONE 2 _____

EMAIL _____ WEBSITE _____

MEMBERSHIP

- Membership
- Spouse/Partner/Family
- Graduate
- Graduate Volunteer Staff
- Teen

PLATINUM

- Platinum
- Spouse/Partner/Family
- Platinum with Coaching
- Graduate Upgrade to Platinum

BOOTCAMP

- Bootcamp
- Bootcamp with New Membership
- Bootcamp with Returning Grad

TOTAL _____ TOTAL _____ TOTAL _____

NOTES: _____ TOTAL ALL _____

PAYMENT METHOD

Name on Card _____ Date _____

Billing Address same as above _____

City _____ State _____ Zip _____

Visa MasterCard Discover AMEX Cash Check (payable to CEO Space Int)

Credit Card Number _____ Exp _____ Security Code _____

Signature for Credit Card Payment _____

Fund Busting, CEO Space only - I understand and agree to comply with all the Fund Busting requirements at fundbusting.com

Notice: This agreement contains legal obligations of both parties & is deemed to have been read front & back, agreed to & understood in its entirety when contract is executed including all disclosures thereto. Tuition membership fees (USD) are non-refundable & this agreement is subject to arbitration. Actual &/or electronic signature perfects the legal contract without contest rights.

Signature for Agreement of Terms _____ Date _____

CEO SPACE MEMBERSHIP & CLASS WARRANTIES

1. CEO Space will provide a business skills educational training program. No claim or warranty is made or implied regarding satisfaction for educational products. Each Class will include a minimum 5 day proprietary course curriculum designed to impart business skills.
2. CEO Space contracted trainers will instruct each class. No guarantee or warranty is made or implied related to such instruction. Member waives any claim or right to refunds for part or all of their tuition and releases such right noting this contract is fully perfected when CEO Space educational class is delivered. CEO Space makes no claim that Members will be satisfied with its educational product and Members accept the risk they may not be satisfied, stipulating tuition is non refundable inclusive of credit card firms.
3. CEO Space reserves the right to reschedule any class due to circumstances that may occur from time to time in the market including, but not limited to, war, terrorism, natural disaster, government action, hotel disaster or mismanagement. Notice of rescheduling may be provided at any time prior to class to enrolled Members by email and no other notice shall be required.
4. CEO Space Membership tuition (payable in US Dollars only) is a price formula providing rates for family members, business partners, teens, spouses when attending together which includes membership to CEO Space and tuition paid for each CEO Space Class that incorporates, but is not limited to, costs for preclass study materials, all curriculum materials, classroom space, instructor fees, food from Orientation Dinner (typically Tuesday night) through the Graduation Dinner (typically Friday night) of each class week, and all marketing costs both indirect and direct. Membership Tuition does not include transportation to or from the host hotel, sleeping room accommodations, uncovered meal or incidental charges which are outside this contract and paid by the Member. Members may not bind CEO Space in any form. CEO Space reserves the right to terminate membership at anytime at its sole and exclusive option including rejecting membership without cause.
5. CEO Space agrees to reserve space for the Member, whose name appears on this form and their group, providing each member of the group (including teens) signs independent, individual enrollment contracts with CEO Space to attend CEO Space Forum Classes without exception. CEO Space reserves the right to place Members on a waiting list.
6. Member attendance at a Class is not required under terms of this contract, which limits CEO Space performance solely to delivery of the educational product without warranty of Member satisfaction – CEO Space is held harmless from all direct or indirect Member-to-Member contracts, investments, or self dealing without limitation and without recourse of any kind. Members must be registered at the Host Hotel in order to attend class sessions unless the Host Hotel has been sold out. If host hotel is sold out, Members will make reservations at nearby hotels via support from local Club Presidents coordinating such details.
7. At Class, Members must attend all learning sessions without exception or membership may be terminated at CEO Space's option. No Member-to-Member meetings are permitted during class sessions. Members may not book hotel meeting space during CEO Space classes. Unauthorized Member-to-Member meetings during class will be deemed grounds for expulsion resulting in forfeiture of tuition without recourse.
8. 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. Members agree they will neither use nor permit use of illegal drugs of any type at CEO Space events. Members under doctor supervision for any emotional, mental or stress related illness must seek prior doctor approval to attend CEO Space classes. CEO Space relies on Member warranty under this agreement that such approval has been granted. CEO Space is held harmless from and indemnified from any and all related program liabilities without limitation including personal injury, as well as liabilities of a financial loss or emotional nature without limitation. 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 from the date this contract is executed. CEO Space's only product delivery requirement is education.
9. Following a minimum \$500.00 deposit, CEO Space will convey PreClass Training to each Member (unless enrollment is too near class, whereby obligation to do so is waived) along with a welcome letter as confirmation of class space being held in the Member's name.
10. Members agree they will not sell or market consumer seminar products for their own account or on behalf of any third party directly or indirectly via the CEO Space network, nor make any network membership information available to third party seminar vendors. Such activity shall result in a per contact stipulated damage fee of \$500 under terms of this contract and result in membership termination.
11. Members agree to abide by CEO Space's Restricted Use and AntiSpam Policy and will not engage in any wholesale solicitation to the graduate database. No Member will contract, market or otherwise engage in any business with CEO Space Club Presidents, as contracted with CEO Space without prior written release from CEO Space; nor may Members solicit Club Presidents to be on his/her project "teams." Members will preclude cross marketing private products through CEO Space Club President marketing organization to preclude unwanted distraction to grow CEO Space.
12. Members should expect that the effort required to develop success will be substantial and relate to their efforts to apply the education over time. Those seeking to improve results must invest long-term efforts toward such objectives over which CEO Space has zero influence and/or control. CEO Space can provide no assurance regarding future member performance which rests solely upon each individual's execution of his/her plans.

REFUND AND LIMITED MONEY BACK GUARANTEE

1. All tuition proceeds are payable in US Dollars and are non-refundable. Termination by the Member, including defaults under this agreement, regardless of cause, will result in forfeiture of prepaid deposits and tuition. If a refund request is made within 72 hours of enrollment and payment, that request will be honored. No other refund requests will be made.
2. It is further agreed that CEO Space is obligated to deliver education product under this contract. All proceeds will be spent on the delivery of the product whether the Member attends or fails to attend. Should the Member fail to attend the class contracted for, the sole responsibility of CEO Space will be delivery of a future class at such date as the Member shall define by email notification or delivery of a digital version of the class, but not both, and no other delivery of product is required under terms of this contract. CEO Space has the right to substitute DVD or access to a future class in the unlikely event a Member unexpectedly cancels attending their contracted class, regardless of reason or hardship, shall be the sole legal obligation of CEO Space to the Member with no other claim or recourse now or in the future.
3. CEO Space extends to a new full time member Limited Money Back Guarantee at Class. Terms are posted at ceospace.net and are incorporated herein as if fully written. 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.

MEMBER WARRANTIES AND INDEMNIFICATION

1. All CEO Space Members agree to make and to guarantee hotel room reservations at the designated host hotel within 24 Hours of signing this agreement. CEO Space is not responsible for a member's hotel room charges or uncovered meal charges.
2. Member cancellation, for any reason, will result in application of tuition proceeds toward the next available Forum Class. Member waives authority to void or cancel credit card sales with any sponsor bank, stipulating CEO Space enrollments are irrevocable and final upon contract signing. Member further agrees CEO Space fully delivered the educational product when the class following this contract signing was hosted and the Member forfeits all right or claim to refunds of any kind under terms of this contract without recourse regardless of product satisfaction level or lack of same.
3. Member agrees to hold harmless and to indemnify CEO Space from any liability real or imagined including, but not limited to, any arrangement, business contract, investment, or any other form of decision Members may or may not elect to pursue when accessing the CEO Space Class or network in self dealing one to the other and in all matters of state and federal legal compliance. Member stipulates CEO Space is relieved from and indemnified from any liability for member business undertakings in or outside the CEO Space educational product. CEO Space is held harmless and indemnified from any member-to-member contracts, agreements, and investments or related self-dealing of any nature because CEO Space is not a party to same.
4. 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. Members further agree to avoid any act that would harm the business goodwill of CEO Space in the general marketplace. Members agree to assume personal and business liability for any and every instance of CEO Space business damages should the Member/instructor breach the goodwill clause of this contract in any form including all reasonable attorney fees for defense along with reasonable and related damages CEO Space may determine flow from such breach.
5. Member agrees to allow CEO Space to use any live video, audio or video images or photographs of the member and/or of the member's sponsored Teen FEAST attendee that may be taken of the Member, Teen or instructor during the CEO Space Class for promotional, commercial broadcast or other use without fee or recourse to CEO Space and said blanket video release shall be deemed to be for a minimum period of fifty years following each CEO Space class instruction, which shall include subsequent classes including free weekend classes the signee may attend and such release is unlimited and without restriction or qualification being required now or in the future.

AGREEMENT AND CONFIRMATION

1. 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. The parties acknowledge that this Agreement involves substantial interstate activity between the parties. The parties further agree that the 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. Each Party will pay its own legal costs without recourse to the other party regardless of outcome. No substitution as to form or forum for dispute settlement may be made by either party. Members making claims to third parties in breach of this goodwill clause agree to also submit "highlighted" copies of this contract with all clauses and agreements by the Member highlighted to the third party when making such claims. 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.
2. Upon affixing your signature or signing electronically "I agree" you agree to the terms and conditions set forth in the CEO Space Member Enrollment Agreement. No other agreement exists between the parties and this Agreement supersedes any and all prior oral or written understandings between the parties. No claim or obligation except as set forth in this contract is recognized between the parties and the Member Enrollment Agreement sets forth the full and complete agreement. 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 represents the full and complete agreement, with a term set at five years, and may not be modified in any manner without the expressed written consent of the parties hereto and is binding upon electronic execution as of the date such execution is received by CEO Space International (DBA CEO Space) at its regular office place of business as signed by the parties in lieu of electronic execution noting all business is deemed to be internet transacted by stipulation of the parties. CEO Space is held harmless from any and all state and federal taxes in that such taxes are the sole responsibility of the signee Member over the life of the contract.

CEO SPACE BOOT CAMP

CEO Space Produces a standalone \$1495.00 Mass Marketing multi-day Bootcamp which may be acquired as a standalone product for inventors and individuals seeking education and training on methods to move a product into mass market shelf space or television marketing worldwide. The Mass Marketing Bootcamp is hosted by celebrity mass marketing brand developers Bob Circosta (billions in sales via Home Shopping and related formats), representing billions in sales over the years in television marketing) and Berry Dohrmann Chairman of CEO Space with branding success from Chicken Soup to Tow Truck in a Box along countless growing brand list success from CEO Space. This ten billion dollar sales team is unique in the world, and is available only within the CEO Space Mass Marketing Bootcamp. The Camp can be purchased as a bundle combined with Membership in CEO Space International, Inc.

TERMS AND CONDITIONS

The Bundle permits the full lifetime membership to CEO Space retail markets, capital and training to help the individual ramp-up their business as well as free Fund Busting to acquire the funds for the membership if funds are lacking through the service known as Fund Busting. For cash buyers who wish to buy only the Mass Marketing Bootcamp (MBC) the full payment of tuition is required at the time this contract is signed. Members will pay their own meals and will not access CEO Space networking and meal functions or "nonauthorized" class functions until they acquire a Full Membership in CEO Space. MBC guests who are not CEO Space Members will also be qualified for review in "SNAP Tank" a final exercise to pitch selected winning products for group presentation at CEO Space larger markets. While most MBC clients acquire the "bundle" of both CEO Space or Platinum Membership and the Mass Marketing Bootcamp as a combined purchase irrespective of the purchase election set forth here, all terms conditions and contract clauses of this contract are binding and remain in force upon the parties. Those who buy the Mass Marketing Bootcamp individually waive all rights to any warranty or refund claim at a later date and all sales are final at the time they are made without recourse or exception.

MBC events are hosted at times and dates that are posted online from time-to-time and via ceospaceinternational.com/education/marketing-boot-camp/ for details serving inventors and product firms seeking Mass Marketing experience, contracts, expertise and education. Access to the CEO Space Trade shows, meal functions, networking functions, and more advanced help offerings requires full membership under the bundle purchase options set forth in this contract and are specifically restricted to MBC guests attending the MBC event exclusively. Costs include transportation, hotel room charges at the host hotel, on your own or included meal charges (bundle or no bundle) and all education product events offered including networking and expert semi-private time with the Celebrity Super Stars inside each MBC event related to individual product evaluation.

Product evaluation is deemed to be worth the entire MBC tuition and given the expert level of the instructors featuring billions in prior sale collective experience each guest accepts such advice may include that a given product is not suitable for mass market, itself a value saving time and resources had such information been lacking.

The CEO Space Mass Marketing Bootcamp is an exclusive product of CEO Space International provided under terms and conditions of this enrollment contract. MBC enrollees agree that save for bundled buyers with full Forum Passes, access to the larger CEO Space market is restricted. MBC bundled members will have dual access to CEO Space and MBC that is unrestricted. MBC buyers will limit arrival to Thursday afternoon for first evening classes at 8:30 PM Thursday during class dates which appear under class dates at the main ceospaceinc.com web site where classes conclude at SNAP Tank Saturday night. MBC buyers will lack access to CEO Space trade shows, networking events, meal networking and all advanced CEO Space business trainings until their MBC membership is upgraded to a CEO Space lifetime membership. The exclusive private club nature of the membership is fully explained by Club Presidents in locations everywhere you require. Online videos explain the offer to new members as do frequent video tele-training broadcasts. This contract is binding upon the date of execution and all terms of this contract apply upon the parties as set forth herein.

Member agrees to allow CEO Space to use any live video, video images or photographs of the member that may be taken of the Member, Teen or instructor during the MBC Class for promotional, commercial broadcast or other use without fee or recourse to CEO Space and to MBC and said blanket video release shall be deemed to be for a minimum period of fifty years following each class instruction, which shall include subsequent classes including free weekend classes the signee may attend and such release is unlimited and without restriction or qualification being required now or in the future.

CEO SPACE PLATINUM MEMBERSHIP

1. Platinum member agrees to all terms of the general enrollment contract which Platinum member agrees to sign and to execute each time Platinum returns to CEO Space as a condition of owning a lifetime Platinum membership such that membership is forfeited for any member refusing to sign for authority to access CEO Space International, which is a private member club.

2. Platinum members will have full open "forum pass" access to all Forum functions as produced at all CEO Space trade shows, including all Platinum invitation only events. Platinum member's only financial obligation is transportation, hotel room and meal cost as all tuition access is waived for Platinum membership. CEO Space Platinum Membership excludes costs of Forum Meals, air fare, and hotel accommodations. Members may not bind CEO Space in any form. CEO Space reserves the right to terminate membership at anytime at its sole and exclusive option including rejecting membership without cause.

3. Platinum members agree the termination clauses of this contract remain binding and in force and that satisfaction warranty is waived for platinum members due to their higher level of due diligence to the process.

4. Platinum may benefit from tax deductions from the education and trade show depending on their business modeling. CEO Space is held harmless from any and all claims or specific applications related to ever-changing tax code that may apply to the individual business model of the member.

5. Platinum member benefits are provided to the member from time to time online and via published information available on the worldwide web prior to purchase and no other claim or benefit is made between the parties except as set forth in this contract.

6. All Platinum participants will be recognized in each CEO Space trade show by special number name badges to denote their prestige position in the CEO Space community and with one another.

7. Platinum member agrees that CEO Space International, Inc., may at its discretion change platinum benefits. It is specifically agreed and understood that platinum tuition is a prepayment of forum hard costs except for meal costs of \$ 500.00 (normal tuition fees of \$1950.00 for members returning to full future forums) CEO Space agrees to keep reserves to offset these 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. And apply investment income and profits from any reserves to forward years of platinum lifetime attendance for IRS income tax basis as policy given the substantial cost obligation liability the company obligates itself to absorb with each new platinum membership. All related costs not traditional to regular membership (such as platinum faculty meet and greet, add on meals classes and facilitation costs) are obligation liabilities for three years and beyond of the corporation to the platinum member without further recourse to offset such costs to the platinum member. There is no money back warranty extended to platinum cost prepayment such that platinum members may write off platinum cost prepayment on such schedules as their accountants will inform them as to without recourse to CEO Space who is held harmless from such advice and tax filing by the individual. It is agreed this clause applies retroactively by virtue of this contract to all platinum memberships from the date of the program inception and all such changes are noticed to platinum members on the CEO Space International books of record without exception for accounting and full disclosure legal purposes wherein all clauses are binding upon the parties by virtue of the full contract and its special terms and conditions to platinum members. Regular 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.



NEW MEMBER LIMITED MONEY BACK GUARANTEE

This limited money back guarantee applies only to new members who have paid for full membership at an amount equal to or greater than \$5,500, and is limited to money back for one single class and is not, and cannot, be retroactive to any prior class experience. Any and all other membership levels are excluded from this limited money back guarantee. New members must attend all Forum classes such that missing classes between Tuesday and Friday up to Graduation Friday is grounds to void this guarantee clause without recourse of any kind to the consumer.

New Members must be satisfied with the Forum that they attend or they may approach any Executive on site and simply state "I cannot release you" on Friday of the class being attended at dinner and at no other time to receive full and immediate money back guarantee following a release form being signed to terminate membership immediately and to execute agreements to cease any contact or any business with the grad base membership from date of money back receipt forward. New Members wishing to receive their money back must exit the Forum and depart the hotel within one hour of receiving their check with a "no harm, no foul" rule for customer good will. Prepayment for any Forum Directory or Forum Vision will be refunded at this time.

The time frame to request money back is limited to Friday following graduation through the graduation dinner in which all company Executives are available and will provide money back cheerfully following execution of the required release on Friday night. "Limited Money back" means only tuition without liability for airfare, hotel, meals, or any other costs exchanged for education provided. The limited money back guarantee is void in all other instances of application and no warranty or guarantee may be claimed for warranty or implied warranty between the parties from Saturday of each Forum forward.

At no time may new member consumers reverse charges for tuition charged on credit cards which require very heavy "out fees" all of which will be deducted from any limited guarantee claim as all money back claims will be paid to new member consumers by check. CEO Space will return money back by corporate check to the party seeking a money back guarantee under this limited legal guarantee which is limited as to terms and conditions and availability and which is considered a legal addendum to the enrollment contract by the parties, and incorporated therein as if fully written. This limited money back guarantee for new qualified members is included in the legal contract language online, and expressly is deemed an authorized addendum to any print legal contract, and expires between the parties at the conclusion of Graduation dinner Friday of each Forum attended.



CEOSPACE

New Members must consume the full educational product to claim the limited money back guarantee on the product. No claim may be made by the new member who fails to attend and to complete all classes from a minimum of Tuesday through Friday such that missing even one scheduled Forum class specifically voids this limited money back agreement between the parties without recourse or limitation to the new member consumer in any form or context. All terms and conditions of the full enrollment apply without modification except for the single instance of this limited money back guarantee to the new member consumer which is voided on Friday of each class date when unclaimed by direct "declaration" in the statement "i cannot release you" to any attending CEO Space Executive resulting in executing a required release form followed by immediate money back and exit from the network and membership with all its rights and privileges immediately terminated.

Once a claim is made, the former new member may not return to future forums for any reason now or in the future, nor contact directly or indirectly members of the network for any purpose without limitation without invoking stipulated damage fees set forth in this contract. CEO Space and the new member agree that lack of limited money back guarantee claim during Friday dinner at the Forum by itself perfects this contract to completion, and implies full and complete irrevocable consumer satisfaction with the CEO Space educational product, and no claim of limited money back guarantee or refund may be further "framed" by the new member consumer at any future time or date. Any breach of CEO Space good will by the former member to third parties will nullify this guarantee.

It is stipulated CEO Space delivers educational products and no other claim of service or product requirement may be made or implied between the parties without evoking stipulated damage clauses set forth in the legal enrollment master contract between the parties. Upon completion of limited money back guarantee all terms of the master enrollment contract remain in force through full term without limitation modification or recourse to the consumer. No money back or warranty claim may be made after Friday Graduation dinner as the money back guarantee is limited to the stipulations and policy set forth in this enrollment contract which supersedes any prior or earlier understandings of any nature related thereto.