

Conditional License Agreement

By being trained in or using any of the materials, concepts from and/or trainings titled: JTM™, Journey To Mastery™, Sales Environment Learning Laboratory™, S.E.L.L.™, Prestige Home Tour™, Quantum Home Tour™, Mega Openhouse™, Probing and Committing Communication™, the related training manuals and other materials (all of the materials, concepts, trainings, manuals, etc., are hereinafter referred to as the "Quantum Training™ Programs"), you accept the terms of this Agreement as follows:

1. Conditional License. You are granted a non-exclusive license to use the following trademarks associated with the Quantum Training™ Programs: JTM™, Journey to Mastery™, Sales Environment Learning Laboratory™, S.E.L.L.™, Quantum Home Tour™, Prestige Home Tour™, Mega Openhouse™, Probing and Committing Communication™. You are also granted a conditional non-exclusive license to the use copyright in the video tapes, manuals, signs or other materials supplied hereunder in connection with the above listed trademarks or the Quantum Training™ Programs, the information contained in such video tapes, manuals, signs and other materials and the training provided in connection with the Quantum Training™ Programs. The above-mentioned trademarks and other Quantum Training™ Program materials are proprietary and the intellectual property of Douglas M. Yeaman and Quantum Management LC ("Licensor") and with your use and training of, you both acknowledge and agree to such.

2. Conditions of License. a. You, the licensee, are continuously and actively affiliated with the Licensor, in this instance, Douglas M. Yeaman. b. You, the licensee, conduct all Quantum Training™ Programs in strict accordance with the trained and instructed procedures and use any and all Quantum Training™ Program manuals and other materials exactly as directed. c. That you personally insure that each and every participant in any Quantum Training™ Program you are the Trainer or Facilitator for has entered into an applicable Conditional License Agreement/s as a condition of their participation. d. The inclusion of any part of the Quantum Training™ Programs or variation of the Quantum Training™ Programs into other non-Quantum company programs is only made after obtaining specific written authorization from Licensor.

3. Proprietary Rights and Obligations. The Quantum Training™ Programs trademarks, copyrights, structure, organization, information, material, trainings, processes and manuals are owned by and the property of Licensor and are protected by United States copyright laws and international treaty provisions. You agree not to make or have made, or permit to be made, any copies of videotapes, manuals, signs or other Quantum Training™ Programs materials, or any portions thereof except as specifically authorized in writing. You agree not modify, adapt, translate, reverse, disassemble or create derivative works based on, but not limited to: the video tapes, manuals, signs or other Quantum Training™ Program materials. Trademarks shall be used in accordance with accepted trademark practices.

It is your responsibility to make sure that persons involved in the delivery or direct management of the Quantum Training™ Programs do so strictly in accordance with terms of this Agreement. You shall further agree to not disclose the content of the Quantum Training™ Programs to anyone other than as authorized in the Quantum Training™ Program materials. In addition, you agree that any use of the Quantum Training™ Programs materials must conform to the provisions set forth in the Quantum Training™ Program materials. You also agree to not train nor disclose information about the training nor allow anyone to participate in the training where the purpose is to export the training to a use outside of his or her own personal business and in a non-training and non-plagiarizing capacity.

4. Assignment. Your rights granted under this Agreement may not be assigned in whole or in part to anyone.

5. Termination. Your rights under this Agreement shall automatically terminate without notice if you do not comply with the conditions of the license granted hereunder or if the. Otherwise, your rights under this Agreement are effective until terminated by either party for any reason upon written notice and shall continue exclusively at the discretion of Licensor. Upon termination of this Agreement for any reason, you will destroy Quantum Training™ Programs original materials, related materials and any copies of such and cease all use of the trademarks and discontinue any variation of the Quantum Training™ Programs trainings and procedures. You agree to provide documented proof of such destruction and an affidavit of disposal.

6. Entire Agreement. You acknowledge that you have read this Agreement, understand it and that it is the complete and exclusive statement of the agreement between Licensor and you relating to the subject matter of this Agreement, and that your obligations under this Agreement shall inure to the benefit of Licensor, whose rights are being licensed under this Agreement. No variation of the terms of this Agreement will be enforceable against Licensor unless Licensor gives its express consent in writing. In the event of enforcement action by Licensor, you agree to pay all attorney's fees and court costs.

Licensor
By: _____
Name: _____
Its: _____
Date: _____

licensee
By: _____
Name: _____
Its: _____
Date: _____

683859



Conditional License Agreement

By being trained in or using any of the materials, concepts from and/or trainings titled: JTM™, Journey To Mastery™, Sales Environment Learning Laboratory™, S.E.L.L.™, Prestige Home Tour™, Quantum Home Tour™, Mega Openhouse™, Probing and Committing Communication™, the related training manuals and other materials (all of the materials, concepts, trainings, manuals, etc., are hereinafter referred to as the "Quantum Training™ Programs"), you accept the terms of this Agreement as follows:

1. Conditional License. You are granted a non-exclusive license to use the following trademarks associated with the Quantum Training™ Programs: JTM™, Journey to Mastery™, Sales Environment Learning Laboratory™, S.E.L.L.™, Quantum Home Tour™, Prestige Home Tour™, Mega Openhouse™, Probing and Committing Communication™. You are also granted a conditional non-exclusive license to the use copyright in the video tapes, manuals, signs or other materials supplied hereunder in connection with the above listed trademarks or the Quantum Training™ Programs, the information contained in such video tapes, manuals, signs and other materials and the training provided in connection with the Quantum Training™ Programs. The above-mentioned trademarks and other Quantum Training™ Program materials are proprietary and the intellectual property of Douglas M. Yeaman and Quantum Management LC ("Licensor") and with your use and training of, you both acknowledge and agree to such.

2. Conditions of License. a. You, the licensee, are continuously and actively affiliated with the Licensor, in this instance, Douglas M. Yeaman. b. You, the licensee, conduct all Quantum Training™ Programs in strict accordance with the trained and instructed procedures and use any and all Quantum Training™ Program manuals and other materials exactly as directed. c. That you personally insure that each and every participant in any Quantum Training™ Program you are the Trainer or Facilitator for has entered into an applicable Conditional License Agreement/s as a condition of their participation. d. The inclusion of any part of the Quantum Training™ Programs or variation of the Quantum Training™ Programs into other non-Quantum company programs is only made after obtaining specific written authorization from Licensor.

3. Proprietary Rights and Obligations. The Quantum Training™ Programs trademarks, copyrights, structure, organization, information, material, trainings, processes and manuals are owned and the property of Licensor and are protected by United States copyright laws and international treaty provisions. You agree not to make or have made, or permit to be made, any copies of videotapes, manuals, signs or other Quantum Training™ Programs materials, or any portions thereof except as specifically authorized in writing. You agree not modify, adapt, translate, reverse, disassemble or create derivative works based on, but not limited to: the video tapes, manuals, signs or other Quantum Training™ Program materials. Trademarks shall be used in accordance with accepted trademark practices.

It is your responsibility to make sure that persons involved in the delivery or direct management of the Quantum Training™ Programs do so strictly in accordance with terms of this Agreement. You shall further agree to not disclose the content of the Quantum Training™ Programs to anyone other than as authorized in the Quantum Training™ Program materials. In addition, you agree that any use of the Quantum Training™ Programs materials must conform to the provisions set forth in the Quantum Training™ Program materials. You also agree to not train nor disclose information about the training nor allow anyone to participate in the training where the purpose is to export the training to a use outside of his or her own personal business and in a non-training and non-plagiarizing capacity.

4. Assignment. Your rights granted under this Agreement may not be assigned in whole or in part to anyone.

5. Termination. Your right under this Agreement shall automatically terminate without notice if you do not comply with the conditions of the license granted hereunder or if the. Otherwise, your rights under this Agreement are effective until terminated by either party for any reason upon written notice and shall continue exclusively at the discretion of Licensor. Upon termination of this Agreement for any reason, you will destroy Quantum Training™ Programs original materials, related materials and any copies of such and cease all use of the trademarks and discontinue any variation of the Quantum Training™ Programs trainings and procedures. You agree to provide documented proof of such destruction and an affidavit of disposal.

6. Entire Agreement. You acknowledge that you have read this Agreement, understand it and that it is the complete and exclusive statement of the agreement between Licensor and you relating to the subject matter of this Agreement, and that your obligations under this Agreement shall inure to the benefit of Licensor, whose rights are being licensed under this Agreement. No variation of the terms of this Agreement will be enforceable against Licensor unless Licensor gives its express consent in writing. In the event of enforcement action by Licensor, you agree to pay all attorney's fees and court costs.

Licensor
By: _____
Name: _____
Its: _____
Date: _____

licensee
By: _____
Name: _____
Its: _____
Date: _____

683859

