



## **KW MAPS Coaching 30-60-90 Program Benefits, Terms & Conditions (this “Agreement”)**

This Agreement is a legal agreement between you and Keller Williams Realty, LLC (“us”) governing your enrollment in the MAPS Coaching Program (as described below) selected by you during the signup process. Please read this Agreement carefully. “You,” “your,” and “Client” mean the individual executing this Agreement.

### **30-60-90 Program(s) - \$2,500 USD per month includes:**

- 90-Day Program (3 billing cycles)
- Weekly Digital Group Calls
- Topic and frequency of call vary by the 30-60-90 Program selected

**Term:** Client’s coaching commitment will begin on the 1st day of the start month indicated upon signup and continue until terminated in accordance with the terms of this Agreement, billed monthly for three (3) months. This Agreement will automatically cancel out after three (3) billing cycles. If written notice of termination is not received by us prior to the 1st of the month, this Agreement will renew for the subsequent calendar month and a refund will not be given for this month and the termination will be processed as if given ahead of the following monthly billing date. Keller Williams Realty, LLC may terminate this Agreement at any time upon providing written notice to Client.

**Event Registrations:** Events and privileges are not included in this program and events must be purchased separately to attend.

**Personal Information:** Client acknowledges that any Personal Information (as defined in our [Privacy Policy](#)) provided by Client to Keller Williams Realty, LLC pursuant to this Agreement will be handled in accordance with our [Privacy Policy](#), and that Keller Williams Realty, LLC will use any such Personal Information to facilitate and provide the MAPS Coaching Program(s) Client enrolls in pursuant to this Agreement, which may include communication between you, Keller Williams Realty, LLC, and your Coach. Client acknowledges and agrees that calls may be recorded by Keller Williams Realty, LLC or on behalf of Keller Williams Realty, LLC for training and quality purposes. By opting in, Client agrees that representatives of KW® MAPS Coaching may call or text Client at the telephone number Client provided for marketing purposes, including through use of automated technology. Client’s consent is not required to purchase products or services.

**Payment:** Each monthly payment is due on the 1st of each month. Client’s payment terms will vary based on the option selected at signup. If payment is not received within thirty (30) days of the due date, all coaching calls Client is entitled to pursuant to this Agreement will be

suspended until payment is received.

If you select to pay via Credit Card - I authorize Keller Williams Realty, LLC to charge my credit card on the due date for all payments owed to Keller Williams Realty, LLC pursuant to this Agreement.

**General:** Each party shall deliver all communications in writing by email (with confirmation of transmission). This Agreement and all matters arising out of or relating to this Agreement are governed by, and construed in accordance with, the laws of Texas, without giving effect to any conflict of laws provisions thereof that would result in the application of the laws of a different jurisdiction. Either party shall institute any legal suit, action, or proceeding arising out of or relating to this Agreement in the federal or state courts in each case located in Austin, Texas. EACH PARTY HEREBY IRREVOCABLY AND UNCONDITIONALLY CONSENTS AND SUBMITS TO THE EXCLUSIVE JURISDICTION OF THE AFOREMENTIONED COURTS, AND WAIVES ANY OBJECTION TO THAT CHOICE OF FORUM. This Agreement and any supporting documents expressly referencing this Agreement contains the entire understanding of the parties with respect to the subject matter hereof, and supersedes all prior and contemporaneous written or oral understandings, and agreements, with respect to such subject matter.