Terms and Conditions - "THE STARTER"

This agreement ("Agreement") is made between our Customer ("Client") and Closers Klub ("Services Provider").

SCOPE OF SERVICES:

The *Service Provider* agrees to provide cold calling services to the *Client*. The scope of services shall include, but not be limited to:

- Platform training and introduction.
- Virtual Assistant coaching.
- Daily text campaigns and cold calling to maximize reach.
- Conducting skiptracing to obtain accurate contact information for potential customers.
- Reaching out to the *Client* via their preferred method of communication whenever a lead is found.
- Full access and transparency to campaigns in real-time via CRM platform.
- Providing reports to the *Client* on the status of cold calls made and feedback, as needed.

PAYMENT:

The *Client* agrees to pay *Service Provider* for the services provided on the <u>7-day Campaign</u>, where the *Service Provider* guarantees 1000 touches (calls and text). The *Client* will have the option to pay only for the campaigns needed. The amount due is \$400.00 (*US*) per Campaign, non-refundable, and any additional costs incurred for skiptracing services at \$0.09 (*US*) per lead, non-refundable. Payment shall be due immediately upon the acceptance of the Terms and Conditions.

TERM AND TERMINATION:

This Agreement shall commence immediately upon the acceptance of the Terms and Conditions and shall continue until terminated by either party. Either party may terminate this Agreement at their discretion without notifying the other party and without incurring any fee or penalties.

CONFIDENTIALITY:

The Service Provider agrees to maintain the confidentiality of all information provided to and by the Client, including potential customer information obtained through skip tracing. The Service Provider shall not disclose any information to third parties without the Client's prior written consent if needed.

INDEMNIFICATION:

The *Client* agrees to indemnify and hold harmless the *Service Provider*, its officers, agents, and employees from and against any and all claims, damages, expenses, and liabilities, including reasonable attorney's fees, arising out of or in connection with the services provided by the *Service Provider* under this Agreement.

WARRANTIES:

The Service Provider represents and warrants that it has the necessary experience and qualifications to perform the services required under this Agreement in a professional and workmanlike manner.

ENTIRE AGREEMENT:

This Agreement contains the entire understanding of the parties and supersedes all prior negotiations, understandings, and agreements between them. This Agreement may not be amended or modified except in writing signed by both parties.

GOVERNING LAW:

This Agreement shall be governed by and construed in accordance with the laws of *Massachusetts*.

By clicking on "*Accept*," the *Client* acknowledges having read and understood the terms and conditions of this Agreement and agrees to be bound by its clauses.