**PRIVATE AND CONFIDENTIAL – CONTRACT

Private Agreement between \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ and
CONTRACT LAW SOLUTIONS LLC (hereafter “CLS”.
Dated: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**Please read, agree, and initial next to each and every one of these terms:**

 \_

* 1. I understand that I am purchasing: (circle one or more than one):

document templates / coaching time / a private study facilitation course

about Commerce and Finance;
and that I am NOT purchasing legal advice, tax advice, or a debt settlement program.

I agree NOT to ask for legal or tax advice: \_\_\_\_\_\_\_\_\_

* 1. I understand and agree that CLS does NOT offer debt settlement, mortgage settlement, or tax settlement services. CLS facilitates private coaching and study as a team or group; and from that I can go and make your own decisions, legal determinations, and file or not file any documents if you chose to do so: \_\_\_\_\_\_\_\_\_
	2. I agree that I am being 100% responsible for my own actions and decisions and will not blame anyone but myself for my success or failure: \_\_\_\_\_\_\_\_\_
	3. I agree that I understand and assume all risks and waive CLS, its associates/affiliates of all liability, for any process or procedure that I chose to engage in as discussed in any coaching package, document, or course: \_\_\_\_\_\_\_\_\_
	4. I agree that my CLS purchase is membership to a private study society, and I am paying them for the facilitation of my own study NOT teaching: \_\_\_\_\_\_\_\_\_
	5. I agree that CLS cautions against the actual use or application of much of the information discussed on any coaching session, course, or document template without proper awareness of other concepts and principles that are often NOT discussed and are complicated. We intend that for most people, the information discussed is for entertainment, to facilitate and encourage an education about law, and to stimulate your thinking outside the box to resolve or solve issues in economics, politics, finance, etc. Any specific case, account, or controversy discussed once or more than once is not to be deemed CLS’s role in resolving any case, account or controversy, but is merely to be used as a real-world example to use in our private study course: \_\_\_\_\_\_\_\_\_
	6. I agree that my payment to CLS will be distributed to start the study project and will be used to pay our bills within 10-14 days of payment. I understand that the money will almost immediately be spent to pay our coaches and contractors and to pay other bills. I agree and understand that all payments to CLS or it’s associates/affiliates are NON-REFUNDABLE after 14 days because it will NO LONGER exist in our bank accounts/bitcoin account(s). All requests for refunds shall be made within this time-frame: \_\_\_\_\_\_\_\_\_
	7. I agree that use or initiation of any telephone or document preparation time shall be billable, and deducted from any refund requests at a rate of $100/hour: \_\_\_\_\_\_\_\_\_
	8. I agree that the sharing of any documents, files, etc as part of any purchased package, is non-refundable: \_\_\_\_\_\_\_\_\_
	9. I agree that these terms apply to me whether I make the purchase online, telephone, e-mail, or postal mail. They apply to me even if I mailed a check or money order as well, or if I pay through any other medium: \_\_\_\_\_\_\_\_\_
	10. I understand that the documents shared/discussed shall not be posted on forums on the internet. Your documents are yours to study and review as a license, but you may NOT post them on any websites, forums, or on any public internet sites: \_\_\_\_\_\_\_\_\_
	11. I agree that any refunds given in Bitcoin will be sent at the USD Value equivalent at the time of purchase. Meaning, if the amount of Bitcoin you sent us is $630; and the value of Bitcoin increases from $630 to $950 in the 14-day refund period, we are going to refund you $630 in Bitcoin and not $950 worth: \_\_\_\_\_\_\_\_\_
	12. I agree to be kind, compassionate, respectful, and NOT demanding, needy, or a jerk to the CLS staff. A lack of gratitude towards us is grounds for a termination of our services which may include a partial refund for the portion of services not completely rendered, or no refund. The portion determined will be at sole discretion of CLS and not the jerk: \_\_\_\_\_\_\_\_\_
	13. All information exchanged between CLS and it's members is Confidential, to the extent that any information or concepts discussed is not already public information: \_\_\_\_\_\_\_\_\_\_\_
	14. This agreement is governed under private international law and any disputes arising from this agreement shall be resolved by third party arbitration: \_\_\_\_\_\_\_\_\_\_\_\_\_
	15. CLS or its representatives, agents, assigns, or contractors agree to respond to all inquires and make ourselves available within 24-72 hours or sooner of all inquiries from our clients. Our loyalty and gratitude is to our paid clients and we always respond to your emails and phone calls first, and we always make time for you or find someone who can answer your questions as soon as possible: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_
	16. If you are unsure about our level of professionalism and competency or our ability to deliver on our promises, we suggest you contribute just a portion of the total fee, to test us out as we start engaging in our agreement. Remember, there are NO refunds and we do NOT work for results; we only exchange our time for money.

**Thank you** for agreeing to these terms and allowing us to cover our ass and do what we do “worry-free”.   Folks, we don’t have to be doing this for you and we could keep this content to ourselves to be quite honest.  We want to be in this business to **HELP PEOPLE** but we do not wish to deal with any bullshit or drama in our lives.
Thank you for understanding and agreeing to these terms.

If you have any questions about this agreement, call us at **505-340-3632 or e-mail contact@understandcontractlawandyouwin.com**