

BIBIKOS INNOVATIONS, LLC, d/b/a +lawyer | pilot (the “**Company**”), and you as the “**Client**” (together the “**Parties**”) agree to the following terms and conditions:

Agreement. The Company agrees to provide Client with professional coaching and mentoring services.

Purpose. The purpose of coaching and mentoring is to help the Client manage and overcome the challenges of law school and the practice of law and promote the Client’s professional growth.

Services. Professional coaching and mentoring services include educating the Client about law school and the practice of law in general; sharing the Company’s experiences with the Client; provide advice on time management and good work habits; help the Client resolve issues or problems he or she faces in law school or the practice of law; provide information, education, and guidance to help the Client make informed professional decisions; assist with business and marketing strategies; help the Client find, understand, and use tools, information, and other data available in the public domain to promote professional growth and wellness; brainstorming with the Client; developing action plans to help pursue professional goals; establishing schedules and follow-up sessions to maintain the Client’s motivation and accountability; asking and answering questions; brainstorming with the client; helping the Client work with peers, colleagues, and clients more effectively; recommending courses of action to help the Client pursue professional objectives; and help the Client manage stress and anxiety regarding professional matters.

Acceptance of Terms and Conditions. The Company will not provide any professional coaching services until the Client accepts these terms and conditions.

Fees. The fee for the Company’s services are set forth on the Company’s website for single sessions and annual subscription plans. The Company will not provide any professional coaching services until the Client pays the applicable fees. The Client shall be responsible for payment of any unpaid balances remaining after the date of termination.

Sessions. The sessions shall be determined by the Client upon selection from the Company’s website subject to scheduling and generally shall be by video conference except as the Parties otherwise agree.

No Legal Advice; No Attorney-Client Relationship. The Company is not providing legal services. There is no attorney-client relationship between the Company and the Client or George A. Bibikos and the Client or GA BIBIKOS LLC and the Client. The Client may request that George A. Bibikos and the law firm GA BIBIKOS LLC agree to provide legal services pursuant to separate engagement for legal services.

Confidentiality. Except as otherwise agreed or required by law, the Company shall maintain the confidentiality of all of the Client’s information. Upon request, the Company agrees to return any confidential materials to the Client after the termination of this Agreement.

Indemnity. The Company does not guarantee any results. The Client assumes any and all risks of using the Company’s professional coaching and mentoring services. The Client hereby and forever waives, releases, covenants not to sue, and discharges the Company and all of its agents, employees, directors, officers, assigns, members, directors, officers, and attorneys from any and all claims, demands, actions, costs, fees (including attorneys’ fees), liabilities, expenses, causes of action or suits of any kind or character whatsoever, whether or not caused by the negligence of the Company, arising out of, resulting from, or which may in the future result from, any and all professional coaching services provided by the Company.

Governing Law. This Agreement shall be governed by the laws of the Commonwealth of Pennsylvania.

Termination. Each of the Parties may terminate this Agreement for any reason at any time upon notice to the other.