

Monica

CARTER TAGORE

420 N. McKinley Street, Suite 111-431, Corona, CA 92879 | (800) 678-9382 (p) | support@monicacartertagore.com MonicaCarterTagore.com, owned by RootSky Creative, LLC

Application for Book Coaching Program

Elite Book Coaching Program Offered through MonicaCarterTagore.com

Please complete in full. Once completed, please email application to support@monicacartertagore.com. Or fax it to me at 800-268-1368. This is an application for our three-month, one-on-one book coaching program, to help you plan and write your book. I'm excited to invest the next three months into you and your book!

Thank you for the application. I will review it within three days and let you know as soon as possible whether you're a fit for this amazing program.

Name _____

Address _____

Email _____

Phone _____

Mobile Phone _____

Website _____

Date _____

1. Please tell me about your current book. What is it about? How long have you been working on it?

2. Why are you writing this book?

3. What benefit do you want/expect to receive as a result of writing this book?

4. What benefit do you want your reader to receive as a result of reading your book?

5. Are you committed to writing your book now? Why or why not?

6. Is there anything else you'd like to add? Anything else I need to know when considering your application?

7. Why are you a good candidate for working with me at this time?

Your application also includes the coaching agreement below.

Coaching Agreement

This is a binding agreement between RootSky Creative, LLC (hereafter referred to as Consultant) and the Applicant (hereafter referred to as Client) submitting this form.

Payment and terms

Your investment for the Elite Book Coaching Program is \$1,500.

Please choose your payment schedule from the options below by putting a check next to your preferred option. Your initial payment will be charged, upon approval for the program. If you are not approved for the program, no payment will be charged:

Upfront payment in full: If paying in full upfront, you get a 10 percent discount. In that instance, you will make one payment of \$1,350. _____

Installments: Initial payment of \$750. Another payment of \$375 30 days later. A final payment of \$375 30 days later, after the middle payment. _____

Installments: Three monthly payments of \$500. Initial payment made at signup, then a \$500 payment 30 days later, with another \$500 payment 30 days after that. _____

Your application will be reviewed for approval or denial within three days of receipt. If approved, your payment will be charged according to how you have designated above. If denied, your card will not be charged.

Once enrolled in the program, I will reach out to you with a welcome message and program schedule. I also will reach out to you to set a time for our first call. If you find that you will miss a scheduled call, you will email support@monicacartertagore.com at least two days before the scheduled call, and we will work to reschedule the missed call one time. There are no refunds.

The agreement is for a virtual coaching program that will be conducted via telephone and possibly other long distance means, as determined by Consultant.

Consultant shall provide insight and strategic guidance to Client, based on Consultant's judgment of Client's circumstances.

Client shall provide all requested information, including completed questionnaire, to Consultant in a timely manner as requested by Consultant. Client shall be available for coaching at the designated time and will make his or her best effort to fully participate in discussions, activities, and other exercises set forth by the Consultant. Client recognizes and acknowledges that his or her full participation is necessary for optimal results and Consultant provides professional services within the scope of the agreement and guarantees no specific result, as such result is dependent on factors outside of Consultant's control, including Client participation and effort. In the event Client has issue with any part or portion of the work provided by Consultant or any other element of the engagement, Client will promptly notify Consultant in writing of specific issue, with suggestion for resolution of issue, and give Consultant reasonable opportunity to address issue in best and most appropriate way Consultant determines. Client agrees to take the recommended actions, as suggested by Consultant.

Client authorizes payment of the coaching fee to be debited from the credit or debit card provided by Client with this signed agreement, according to the terms provided in this agreement. Client agrees not to dispute with Client's bank or credit card provider or other payment account processor charges made based on this agreement. All payments must be received according to the schedule outlined in this agreement. Client acknowledges that if Consultant does not receive payment on time, Consultant will incur costs, the exact dollar amount of which is difficult or impracticable to determine. Such costs may include, but are not limited to lost use of funds, fees, and collection and accounting costs. As a result, all payments must be made according to schedule. If payment has not been made within one week past the scheduled payment date, the payment will be deemed late and subject to a 5 percent monthly finance charge. Client agrees to pay \$25 for each check or electronic payment returned for insufficient funds. If Client wishes to use a different payment method or card different from what Client has provided with this agreement, for subsequent payments after the initial payment, including installments or the final payment, Client will provide the updated payment account details to Consultant in a timely manner, no less than seven days from when next payment is expected to be due. Client agrees to pay all attorneys' fees or other fees assessed in the collection process, if any account is placed with an attorney or other party for collection. Client agrees that the purchase of the services described herein constitutes "doing business" in the State of California and submits itself to the jurisdiction

of said state with respect to any suit brought by RootSky Creative, LLC to collect any sums hereunder.

Conditions

Consultant's failure to insist on strict compliance with the terms of this agreement or any delay by Consultant in enforcing Client's obligations under this agreement will not constitute a waiver of Consultant's right to act on other breaches or to make demands on Client to perform. Unless otherwise restricted by applicable law, Consultant's acceptance of payment from Client when it is past due or after knowledge of Client's breach of any obligations under this agreement is not a waiver of Consultant's rights under this agreement nor is it an election to not proceed under any other provision of the agreement or the law.

In instance where act of God, natural cause, or extenuating circumstances prevent, interrupt, or otherwise alter Consultant's availability for coaching, Consultant will notify Client of situation and Consultant's efforts to adjust and accommodate the situation within reasonable amount of time of occurrence as determined by Consultant. If Consultant is unable to make up for the missed appointment, Consultant will refund Client's fee.

Consultant recognizes that certain information shared by Client may be of a proprietary nature. Consultant shall not disclose any proprietary information to the public that has been provided by Client and is not obtainable via other means, is not obtainable by another source, or is not in the public domain, for one full year following close of coaching engagement, to protect Client's trade secrets and reputation. Client also recognizes that Consultant may share certain information, experiences, or dealings with Client that are of a sensitive nature. Client agrees not to insinuate, convey, communicate, or disclose in any way to any third party any information that can harm Consultant's reputation or business.

Rights

To the extent that the work being performed for Client relies upon, references or uses any name, trademark, or other intellectual property belonging to any third party, Client warrants that s/he has obtained all necessary rights, licenses and/or interests in such intellectual property, and has obtained all necessary consents in order that Consultant may use that intellectual property. Client shall indemnify and hold harmless Consultant from and against all claims asserted against, resulting to, imposed upon, and/or incurred by Consultant and/or consultant's affiliates, directly or indirectly, by reason of, or arising out of or resulting from any claim for infringement or misappropriation of any patent, trademark, copyright, trade secret, and/or intellectual property right brought against Consultant. In the event one part or portion of this agreement is determined to be void, all other parts and portions remain in place and enforceable.

Signing below constitutes acceptance of terms by Client. Please complete this portion, payment information, and the questionnaire, and email application and agreement

to:support@monicacartertagore.com. If unable to email, please fax to: RootSky Creative, (800) 268-1368. Thank you.

I, _____, acting

on my own behalf or as an authorized representative of

agree to these terms on _____ (date).

Credit, Debit and Charge Card Payment Information

This information will be used to satisfy the obligations of your engagement, should your application be approved.

Name on card _____

Credit card number _____

Credit card type _____ Credit card expiration date _____

Security code on the back of the card _____

Credit card billing address _____

Signature _____

