

CORPORATE LICENSE AGREEMENT

TO USE

THE SALESFIT PRO SOFTWARE

THESE TERMS AND CONDITIONS SHALL APPLY TO ANY INDIVIDUAL OR ENTITY UPON FILLING OF A SUBSCRIPTION ORDER WITH L2L COACHING, AS WELL AS TO ANY INDIVIDUAL BENEFITING FROM A FREE TRIAL (AS DEFINED HEREIN) OF THE SALESFIT PRO SOFTWARE, SUCH INDIVIDUAL OR ENTITY BEING REFERRED TO AS THE “CUSTOMER”.

RECITALS

WHEREAS L2L Coaching is engaged in the business of providing software in a software as a service mode (“SaaS”) (as further set forth in the Agreement), and Customer wishes to use the SalesFit Pro Software and the SalesFit SaaS Services on a subscription basis.

NOW, THEREFORE, in consideration of the covenants and agreements contained herein, and in the Schedules and Exhibits referred to or attached to herein, Customer and L2L Coaching hereby agree as follows:

GENERAL TERMS AND CONDITIONS

1. INTERPRETATION

1.1 **Definitions.** When used in this Agreement, as well as in the Schedules and Exhibits referred to herein or attached hereto, capitalized words shall have the meaning indicated in the relevant provision or as indicated in **Schedule A – Definitions** attached hereto.

1.2 **Subscription Order.** Except when a Free Trial is authorized by L2L Coaching, this Agreement includes its relevant Subscription Order, which is incorporated by reference to form an integral part of this Agreement.

1.3 **Schedules and Exhibits.** This Agreement includes the following Schedules and Exhibits. Schedules are incorporated by reference to form an integral part of this Agreement, while Exhibits are attached hereto or are referred to on the SalesFit Pro Website only for convenience, guidelines and reference.

- Schedule A – Definitions
- Schedule B – SalesFit SaaS Services
- Schedule C – Accepted Payment Methods
- Schedule D – Free Trial
- Exhibit 1 – Product Pricing
- Exhibit 2 – Service Level Statement
- Exhibit 3 – Configuration Services Proposal
- Exhibit 4 – Privacy Policy
- Exhibit 5 – Cookies Policy
- Exhibit 6 – Data Processing Policy

2. SAAS SERVICES; ACCOUNTS

2.1 **Accounts.** Customer and Authorized Users can only access and use the SalesFit Pro Software and benefit from the SalesFit SaaS Services by opening and maintaining a valid Account.

2.2 **Free trial.** By accepting to benefit from a Free Trial and creating an Account to that effect on the SalesFit Pro Website, an individual shall automatically become a “Customer” and be bound by this Agreement, subject to the supplemental terms and conditions set forth in **Schedule D – Free Trials** attached hereto. When it accepts a Customer on a Free Trial, L2L Coaching will provide that Customer with a limited access to the SalesFit Pro Software in the Exploratory Mode, subject to Customer full and continued compliance with the terms and conditions set forth in this Agreement.

2.3 **Provision of Full SalesFit SaaS Services.** When a Subscription Order is filled by Customer and accepted by L2L Coaching, L2L Coaching will provide the full SalesFit SaaS Services, as further described in **Schedule B – SalesFit SaaS Services** to the Customer and its Authorized Users, subject to the timely payment of the Subscription Fees and other applicable fees, by Customer, as well as its full and continued compliance with the terms and conditions set forth in this Agreement.

3. TERM; FEES

3.1 **Term.** This Agreement shall commence on the Effective Date and shall continue in effect from that date until terminated pursuant to this Agreement. Either Party

shall have the right to terminate this Agreement upon thirty (30) days prior written notice. Upon termination of this Agreement, all rights granted to Customer will terminate and revert to L2L Coaching.

3.2 **Fees.** The Customer agrees to pay to L2L Coaching, in advance not in arrears, the Subscription Fees specified in the applicable Subscription Order, plus all applicable Taxes. The Customer also agrees to pay to L2L Coaching, when applicable, the Retrieval Fee and any fees agreed upon in a Configuration Services Proposal, plus all applicable Taxes. Except as otherwise specified herein or in the Subscription Order, (i) fees are based on subscriptions purchased and not actual usage, (ii) payment obligations are non-cancelable and fees paid are non-refundable, and (iii) number of Authorized Users cannot be decreased during the relevant subscription term.

3.3 **Payment Modalities.** The fees can only be paid pursuant to the terms and conditions set forth in **Schedule C – Accepted Payment Methods.**

3.4 **Taxes.** L2L Coaching's fees do not include any taxes, levies, duties or similar governmental assessments of any nature, including, for example, value-added, sales, use or withholding taxes, assessable by any jurisdiction whatsoever (collectively, the “**Taxes**”). Customer is responsible for paying all Taxes associated with its purchases hereunder.

4. RESTRICTIONS

4.1 **Customer’s Liability for its Authorized Users.** Customer remains at all times responsible for its Authorized Users' compliance with these General Terms and Conditions, for their use of the SalesFit Pro Software, and for ensuring that Authorized Users maintain the confidentiality of their access credentials. Customer must not allow access to, or use of, the SalesFit Pro Software and Documentation by anyone other than Authorized Users.

4.2 **General Restrictions.** Customer agrees, for itself and for its Authorized Users, that it will not:

(a) license, sublicense, sell, resell, rent, lease, transfer, assign, distribute, time-share or otherwise commercially exploit the SalesFit Pro Software or make the SalesFit Pro Software available to any third-party, other than to Authorized Users or as otherwise contemplated by these General Terms and Conditions;

(b) use the SalesFit Pro Software to collect, transmit or process any material that is infringing, obscene, threatening, libelous, or otherwise unlawful or tortious, including material that is harmful to children or violates third-party privacy rights;

(c) use SalesFit Pro Software to send, store, publish, post, upload or otherwise transmit any malware, corrupted files or other computer programming routines that are intended to damage, detrimentally interfere with, surreptitiously intercept or expropriate any systems, data, personal

information or property of another;

(d) interfere with or disrupt the integrity or performance of any Proprietary Software of L2L Coaching;

(e) attempt to gain unauthorized access to the SalesFit Pro Software or their related systems or networks;

(f) use or knowingly permit others to use any security testing tools in order to probe, scan or attempt to penetrate or ascertain the security of any Proprietary Software of L2L Coaching;

(g) access any Proprietary Software of L2L Coaching for the purpose of building a similar or competitive product; or

(h) copy, translate, create a derivative work of, reverse engineer, reverse assemble, disassemble, or any Proprietary Software of L2L Coaching, or any part thereof, or otherwise attempt to discover any source code or modify any Proprietary Software of L2L Coaching.

5. CONFIDENTIALITY; USE OF DATA

5.1 **Confidential Information.** Except as otherwise permitted under this Agreement, the Parties undertake and agree that they will not knowingly disclose to any third-party, or make use of, any Confidential Information of the other Party, be it during the term of this Agreement or at any time thereafter, without having obtained its prior, express and written consent. These undertakings do not apply however to information that is in the public domain at the time of disclosure, or which is or becomes publicly available without breach of the Agreement, or which is known to the Party receiving it at the time of disclosure, or which is received from a third-party who has not breached any agreement with the Party claiming confidentiality, or which is disclosed by the Party claiming confidentiality to third parties on a non-restricted basis.

5.2 **Disclosure to Approved Hosting Providers.** Customer hereby authorizes L2L Coaching to transfer any and all of its Confidential Information and the Customer Data on servers operated by Authorized Hosting Providers, for the purpose of providing the SalesFit SaaS Services. To that effect, Customer hereby appoints L2L Coaching as its agent for the purpose of agreeing to, for and on behalf of the Customer, to any and all terms and conditions applicable to these services imposed by these Authorized Hosting Providers. L2L Coaching undertakes to inform the Customer of any change to the Approved Hosting Providers within a commercially reasonable delay and if possible before the change takes effect.

5.3 **Customer Data.** Customer shall retain ownership of the entire right, title and interest in and to all materials, data and information provided by Customer to L2L Coaching, including without limitation, its Customer data and its Confidential Information, and all Intellectual Property rights thereto. Except for the rights, title and interest in the Reports that are vesting to and L2L Coaching, no ownership rights in such materials, data and

information are transferred to L2L Coaching

5.4 **Return of Customer Data.** Within five business (5) days of termination of this Agreement, L2L Coaching shall provide to Customer a copy of Customer's data in the format(s) for data store technology in use at the time of termination via secured file transfer protocol "SFTP" server or similar method at a cost of \$500.00 to be billed as incurred ("**Retrieval Fee**").

5.5 **Answers, Performance Data and Stats; Protected Data.** L2L Coaching is authorized to make any use of the Answers, Performance Data and Stats it sees fit, without any restrictions, provided that it complies with any and all Applicable Data Privacy Law. L2L Coaching may not make an extract, copy or other reproduction of Protected Data, but it may, however, generate derivative information from such Protected Data, provided that it complies with any and all Applicable Data Privacy Law.

6. INTELLECTUAL PROPERTY

6.1 **Ownership and Title.** L2L Coaching has and shall have sole and exclusive ownership of all rights, title, and interest, including any and all Intellectual Property Rights, in the Proprietary Software, the L2L Material, the SalesFit SaaS Services, as well as any and all modifications and enhancements thereof (including ownership of all trade secrets pertaining thereto). Customer is only permitted to use the Proprietary Software, the L2L Material, the SalesFit SaaS Services, and any other products or services provided by L2L Coaching for its own benefit and cannot sublicense any of its rights licensed in this Agreement.

6.2 **Third Party Software.** To the extent that any third-party software is provided herein, Customer agrees that it shall only use such software in conjunction with the SalesFit Pro Software and SalesFit SaaS Services and Customer acknowledges that it is prohibited from engaging in, causing, assisting or permitting, the reverse engineering, disassembly, translation, adaption or recompilation of any such third-party software and that it shall not attempt to obtain or create the source code from the object code of any such software provided to it pursuant to the Agreement, unless explicitly permitted by applicable and mandatory law.

6.3 **Warranties.** L2L Coaching hereby represents and warrants to Customer that the SalesFit SaaS Services provided will not violate the patent, copyright, or other proprietary rights of any third-party, and that L2L Coaching will defend, indemnify and hold harmless Customer from any claim of copyright, patent or similar infringement, provided that Customer notifies L2L Coaching in writing immediately upon notice of such claim and cooperates fully in the defense of such claim. L2L Coaching shall have full and exclusive control of any such defense and settlement of the claim.

6.4 **Feedback.** If Customer, including any employee, officer, agent or contractor of Customer, ever proposes or provides to L2L Coaching any improvements to its SalesFit Pro Software of any nature or in any format

whatsoever ("**Feedback**") Customer hereby irrevocably authorizes L2L Coaching to integrate in its Proprietary Software, disclose, use, and commercialize such Feedback perpetually and for free, without any restrictions.

6.5 **Ownership of Answers, Performance Data and Stats.** The Answers, Performance Data and Stats collected by L2L Coaching through the delivery of the SalesFit SaaS Services or resulting from the use of the SalesFit Pro Software by Authorized Users shall belong exclusively to L2L Coaching.

6.6 **Ownership of Knowledge.** Each Party retains exclusive ownership of its own Knowledge. This Agreement does not imply any transfer or concession of Intellectual Property Rights, nor any transfer of technology or communication of any Party's own Knowledge to the other Party, and the Parties shall refrain from exploiting, filing and/or registering any right or title of intellectual property relating to the Knowledge of the other Party.

6.7 **Freedom to Operate.** Each Party retains at all times complete freedom to operate their business, and to use and commercialize their Intellectual Property Rights and their Knowledge. L2L Coaching will retain at all times all Intellectual Property Rights into the Answers, Performance Data and Stats, as well as full freedom to use and commercialize such Answers, Performance Data and Stats, provided that it complies with any and all Applicable Data Privacy Law.

7. WARRANTIES; COMPLIANCE AND DISCLAIMER

7.1 **Warranties.** Each Party represents and warrants that (i) it has full right, power and authority to enter into and perform its obligations under this Agreement, (ii) the person signing this Agreement on its behalf has been duly authorized and empowered to enter into this Agreement and (iii) this Agreement is a valid and binding obligation of such Party, enforceable against it in accordance with its terms.

7.2 **Disclaimer.** L2L COACHING WARRANTS THAT THE SALESFIT SAAS SERVICES RENDERED WILL CAUSE THE SALESFIT PRO SOFTWARE MODULES TO SUBSTANTIALLY PERFORM IN ACCORDANCE WITH THE DOCUMENTATION. L2L COACHING WILL MAKE ALL NECESSARY CORRECTIONS TO FULFILL THE FOREGOING WARRANTY WITHOUT ADDITIONAL COST TO THE CUSTOMER. THE CUSTOMER'S SOLE AND EXCLUSIVE REMEDY FOR ANY MATERIAL BREACH OF ANY PROVISION OF THIS AGREEMENT OR FOR ANY WARRANTY SHALL NOT, UNDER ANY CIRCUMSTANCES, EXCEED THE AMOUNT OF THE SUBSCRIPTION FEE FOR THE TWELVE (12) MONTH PERIOD PRIOR TO THE ALLEGED BREACH. REFERENCE TO BREACH OF THIS AGREEMENT SHALL INCLUDE ANY SUPPLEMENT, ADDITIONS OR AMENDMENTS TO THIS AGREEMENT. IN NO EVENT SHALL L2L COACHING BE LIABLE FOR ANY LOST REVENUES OR LOST PROFITS, OR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL OR OTHER

DAMAGES OF ANY NATURE WHATSOEVER. THIS DAMAGE EXCLUSION IS INDEPENDENT OF ANY REMEDIES PROVIDED FOR HEREIN. L2L COACHING HEREBY DISCLAIMS ALL OTHER WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS

FOR A PARTICULAR PURPOSE. L2L COACHING DISCLAIMS ALL WARRANTIES AND RESPONSIBILITY FOR THIRD PARTY SOFTWARE WHICH SHALL BE THE SOLE OBLIGATION OF THE PROVIDER OF THE THIRD-PARTY SOFTWARE.

SCHEDULE A

Definitions

“**Account**” means an account opened with a link to a specific valid email address to the domain name of the Customer, secured by a password and allowing an individual to use the SalesFit Pro Software.

“**Agreement**” refers to this SalesFit Pro Corporate License Agreement.

“**Answers, Performance Data and Stats**” refers to any and all data, including deals data, that is entered by any Authorized Users in any field of the SalesFit Pro Software that is part of its “*Connection, Discovery, and Close*” features and process, any and all data, responses, scores and recommendations generated by the SalesFit Pro Software out of those data entered by Authorized Users, as well as any quantitative, qualitative or statistical information derived of or generated out of such data, the whole however to the complete exclusion of any Protected Data.

“**Applicable Data Privacy Law**” means all laws and regulations that apply to a Party’s processing of personal information of natural persons in connection with the provision or receipt of services, together with any regulations, binding guidance and codes of practice issued from time to time by relevant supervisory authorities, as amended or replaced from time to time.

“**Authorized Users**” means, when the chosen Subscription is the Solo Package, the Customer, subject to the opening of an Account, and when the Subscription is the Enterprise Package, the Customer’s employees, consultants, contractors, agents, and other third parties who are authorized by Customer to access and use the Products and Services, who have opened an Account, and who have been supplied access credentials for such purpose.

“**Basic Support Services**” refers exclusively to the basic services that L2L Coaching undertakes to provide from time to time to its customers under the terms and conditions of its Service Level Statement.

“**Confidential Information**” means any information on any fact relating to the business of a Party that is not generally known or accessible to the public, or that is by its nature generally regarded as confidential by prudent and diligent business managers, including without limitation (i) any information relating to the products, services, projects, business opportunities, and intellectual property of a Party; (ii) any strategic, commercial, financial, accounting, tax and/or legal information of a party, including but not limited to any such information relating to suppliers, customers, shareholders, directors, officers, employees and agents of that Party for which that Party has agreed to maintain confidentiality, regardless of when the disclosure was made, the medium in which such information is recorded, or the manner in which it is disclosed or made available to or acquired by the other Party.

“**Configuration Services**” refers exclusively to the

configuration and optimization services that L2L Coaching may undertake to provide from time to time to its customers subscribing to the Enterprise Package under the terms and conditions of its Configuration Services Proposal.

“**Customer**” is defined at the top of the General Terms and Conditions of this Agreement.

“**Customer Data**” means all data that L2L Coaching may from time to time collect or to which it may otherwise have access in the course of providing the SalesFit SaaS Services with respect to the Customer’s business, including, but not limited to, its Protected Data, but to the exclusion of any Answers, Performance Data and Stats.

“**Data Hosting Provider**” refers to any data hosting provider designated as such in **Exhibit 4 – Privacy Policy** or on the SalesFit Pro Website.

“**Documentation**” means materials supplied by L2L Coaching to Customer and its Authorized Users under this Agreement, in any form or media, that explain or facilitate the use of the the Proprietary Software, the SalesFit SaaS Services and/or any other L2L Material.

“**Effective Date**” refers to the effective date defined as such in the Subscription Order, or, in case of a Free Trial, to the date of opening of the Customer’s Account.

“**Enterprise Package**” refers to the subscription package described as such on a Subscription Order and further described on the SalesFit Pro website.

“**Exhibits**” refers to documents prepared and modify from time to time by L2L Coaching and which contain information that while relevant for the construction of this Agreement, or not binding to L2L Coaching.

“**Exploratory Mode**” means the limited features of the SalesFit Pro Software that are included in a Free Trial, as these features are listed and described on the SalesFit Pro Website; the Exploratory Mode does not include any Basic Support Services or any Basic Configuration Services.

“**Feedback**” means any and all ideas, requests, feedback, software, technology, information, reports, suggestions, comments, or recommendations, whether in writing, orally, by demonstration, or otherwise, made to L2L Coaching by Customer or by any of its Authorized Users, in relation to any of L2L Coaching’s products and/or services, whether or not encompassed by this Agreement, for the purpose of enabling or improving any such products and/or services.

“**Free Trial**” refers to a limited, revocable, non-assignable, non-sublicensable, free of charge license to access and use the SalesFit Pro Software in the Exploratory Mode, subject the supplemental terms and conditions set forth in Schedule D – Free Trials attached hereto.

“Intellectual Property Rights” means all present and future rights (including ownership rights, rights or licences to use, rights arising through use, and rights which are the subject of applications to register) in or to any trade name, design, patent, copyright, know-how, process, method, invention, database, circuit layout or other form of intellectual property (whether or not registered), and all rights or forms of protection of a similar nature or having equivalent or similar effect to any of those in any part of the world.

“Knowledge” means any knowledge, information of any kind and in any form whatsoever, including but not limited to any information, data, knowledge, sample, model, know-how equipment, invention, protocol, experiment, method, tool design, process, procedure, technique, mechanical element, specific component, software (source code/object code), database, result of in-house work, as well as all information relating to financial matters, business programs, personnel, compensation, strategy, agreements, assets, customers and competitors, arising or developed in the course of the performance of the SaaS Services and which may or may not be protected by Intellectual Property Rights.

“L2L Material” refers to any creation, work or invention, any graphic, drawing, or design, any photograph, illustration, as well as any other intellectual production, in any form whatsoever, whether or not protectable, including, without limitation, the L2L Content and the L2L Data (as defined in the Privacy Policy) and the object and source codes, provided, produced or created by L2L Coaching, its employees and/or subcontractors in the context of the provision of SalesFit SaaS Services, as well as all Documentation.

“Proprietary Software” refers to the SalesFit Pro Software, to any software that is ancillary to that SalesFit Pro Software, as well as to any other software developed by L2L Coaching and that is owned by L2L Coaching.

“Prospect Data” refers to any and all data pertaining to the actual and prospective clients of the Customer.

“Protected Data” means any and all Prospect Data, as well as any and all personal data as this expression is understood pursuant to any and all Applicable Data Privacy Law.

“Retrieval Fee” shall have the meaning set forth in Section 4.5 of the General Terms and Conditions of this Agreement.

“SalesFit SaaS Services” as the meaning ascribed to that expression in Schedule B – SalesFit SaaS Services attached hereto.

“SalesFit Pro Software” refers to any and all features of the web application software of the marketed by L2L Coaching as the “SalesFit Pro” suite, as described on the SalesFit Pro Website.

“SalesFit Pro Website” refers to the portal accessible to end users at: <https://salesfitpro.com/>

“Service Level Statement” refers to the information provided in Exhibit 2 – Service Level Statement

“Solo Package” refers to refers to the subscription package described as such on a Subscription Order and further described on the SalesFit Pro website.

“Subscription Fees” means the subscription fees payable by Customer to L2L Coaching to benefit from the SalesFit SaaS Services, but to the exclusion of the Configuration Fees, the Retrieval Fees, as well as of any applicable Taxes.

“Subscription Order” refers to the form of document prescribed from time to time by L2L Coaching for getting access to and use of the SalesFit Pro Software otherwise than through a Free Trial.

“Taxes” shall have the meaning set forth in Section 3.4 of the General Terms and Conditions of this Agreement.

SCHEDULE B**Schedule B – SalesFit SaaS Services**

The SalesFit SaaS Services means the provision to Customer by L2L Coaching of the necessary network infrastructure, third-party software, database administration services and connectivity point at the SalesFit Pro Website to access and use the SalesFit Pro Software. It includes only the following services (the “SalesFit SaaS Services”):

- **Proper authorization and right to access and use the SalesFit Pro Software, pursuant and according to the specific subscription package chosen by the Customer**
- **Hosting services from the Data Hosting Provider**
- **The Basic Support Services**
- **The Basic Configuration Services**

SCHEDULE C

Accepted Payments

L2L Coaching accepts payments from any Canadian issued and most non-Canadian issued credit, debit, prepaid, or gift cards (collectively, “**Cards**”) bearing the trademark of the American Express Company, Inc. (“**American Express**”), along with credit and debit card payments bearing the trademark of Visa Inc. (“**Visa**”) processed using the Visa Merchant Direct Exchange, credit and debit card payments bearing the trademark of Mastercard Inc. (“**Mastercard**”) processed using the Mastercard Interface Processor and debit card payments on the Interac Corp. network (“**Interac**”).

SCHEDULE D

Free Trial

If and when an individual creates an Account and enrolls in a Free trial of the SalesFit Pro Software, the following provisions shall apply.

L2L Coaching will make the applicable SaaS Service available to Customer in an Exploratory Mode on a trial basis free of charge, the whole until the earlier of (a) the 30th day following the opening of the Account, or (b) the filling or execution of a Subscription Order for the SalesFit SaaS Services, or (c) termination by L2L Coaching in its sole discretion. Additional trial terms and conditions may appear on the trial registration web page. Any such additional terms and conditions are incorporated into this Agreement by reference and are legally binding.

ANY DATA CUSTOMER ENTERS INTO THE SERVICES, AND ANY CUSTOMIZATIONS MADE TO THE SERVICES BY OR FOR CUSTOMER, DURING CUSTOMER'S FREE TRIAL WILL BE PERMANENTLY LOST UNLESS CUSTOMER PURCHASES A PAYING SUBSCRIPTION TO THE SAAS SERVICES. CUSTOMER CANNOT TRANSFER DATA ENTERED OR CUSTOMIZATIONS MADE DURING THE FREE TRIAL TO A SERVICE THAT WOULD BE A DOWNGRADE FROM THAT COVERED BY THE TRIAL (E.G., FROM ENTREPRISE PACKAGE TO SOLO PACKAGE); IF NO SUCH SUBSCRIPTION IS MADE BEFORE THE END OF THE TRIAL PERIOD, CUSTOMER DATA WILL BE PERMANENTLY LOST.

NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS AGREEMENT, DURING THE FREE TRIAL THE SERVICES ARE PROVIDED "AS-IS" WITHOUT ANY WARRANTY AND L2L COACHING SHALL HAVE NO INDEMNIFICATION OBLIGATIONS NOR LIABILITY OF ANY TYPE WITH RESPECT TO THE SERVICES FOR THE FREE TRIAL PERIOD UNLESS SUCH EXCLUSION OF LIABILITY IS NOT ENFORCEABLE UNDER APPLICABLE LAW, IN WHICH CASE L2L COACHING'S LIABILITY WITH RESPECT TO THE SERVICES PROVIDED DURING THE FREE TRIAL SHALL NOT EXCEED \$100.00. WITHOUT LIMITING THE FOREGOING, L2L COACHING AND ITS AFFILIATES AND ITS LICENSORS DO NOT REPRESENT OR WARRANT TO CUSTOMER THAT: (A) CUSTOMER'S USE OF THE SERVICES DURING THE FREE TRIAL PERIOD WILL MEET CUSTOMER'S REQUIREMENTS, (B) CUSTOMER'S USE OF THE SERVICES DURING THE FREE TRIAL PERIOD WILL BE UNINTERRUPTED, TIMELY, SECURE OR FREE FROM ERROR, AND (C) USAGE DATA PROVIDED DURING THE FREE TRIAL PERIOD WILL BE ACCURATE. NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS AGREEMENT, CUSTOMER SHALL BE FULLY LIABLE UNDER THIS AGREEMENT TO L2L COACHING AND ITS AFFILIATES FOR ANY DAMAGES ARISING OUT OF CUSTOMER'S USE OF THE SERVICES DURING THE FREE TRIAL PERIOD, ANY BREACH BY CUSTOMER OF THIS AGREEMENT AND ANY OF CUSTOMER'S INDEMNIFICATION OBLIGATIONS HEREUNDER.

CUSTOMER SHALL REVIEW THE APPLICABLE DOCUMENTS DURING THE FREE TRIAL PERIOD TO BECOME FAMILIAR WITH THE FEATURES AND FUNCTIONS OF THE SAAS SERVICES BEFORE MAKING A PURCHASE