

TERMS AND CONDITIONS

Team Accelerator Mastermind Free 6-Week Trial

Effective Date: February 2026

These Terms and Conditions ("Terms") govern your participation in the Team Accelerator Mastermind Free 6-Week Trial ("Program") offered by Titan Ventures Inc., doing business as Coach Pipes and G3 Nation ("Company," "we," "us," or "our").

By accessing, registering for, or participating in the Program, you agree to these Terms.

If you do not agree, do not enroll or participate.

1. Program Description

The Program may include:

- Live virtual coaching sessions
- Team Leader and/or Team Member coaching tracks
- Access to digital training materials
- eBooks and downloadable resources
- Live Q&A sessions
- Access to online course portals
- Invitations to live or in-person events

We reserve the right to modify, reschedule, replace, or discontinue any aspect of the Program at our discretion.

2. Free Trial Terms

- The 6-Week Trial is offered at no upfront cost.
- No payment method is required unless explicitly stated.
- Enrollment in the trial does not obligate you to purchase any paid program.
- After the trial period, you may be offered the opportunity to enroll in a paid program. Enrollment is voluntary.

We reserve the right to deny or revoke access for misconduct, abuse, disruption, or violation of these Terms.

3. No Earnings Guarantees / Results Disclaimer

We do not guarantee:

- Income increases
- Revenue growth
- Transaction volume
- Team expansion
- Profitability
- Business success

Results vary significantly based on individual effort, skill, market conditions, experience, and economic factors.

You acknowledge that business involves risk and that you are solely responsible for your decisions, actions, and results.

4. Not Professional Advice

The Program provides educational and informational coaching services only.

We do not provide:

- Legal advice
- Tax advice
- Financial advice
- Investment advice
- Brokerage supervision

You should consult licensed professionals before making financial, legal, or business decisions.

5. Assumption of Risk

You understand and agree that:

- Business coaching involves uncertainty and risk
- Real estate markets fluctuate
- Strategic decisions may result in financial loss

You assume full responsibility for all outcomes resulting from your participation.

6. Limitation of Liability

To the fullest extent permitted by law:

Titan Ventures Inc., its owners, officers, employees, contractors, affiliates, and representatives shall not be liable for:

- Lost profits
- Business interruption
- Loss of data
- Indirect or consequential damages
- Emotional distress
- Market losses

Total liability, if any, shall not exceed \$100 USD.

7. Intellectual Property

All materials provided in the Program, including:

- Frameworks
- Systems
- Training materials
- Digital content
- eBooks
- Recorded sessions

Are the exclusive property of Titan Ventures Inc.

You may not:

- Record sessions without permission
- Reproduce or distribute materials
- Share login credentials
- Resell or teach our systems
- Use content to create competing programs

Unauthorized use may result in termination and legal action.

8. Testimonials & Marketing Release

By participating in the Program, you grant permission for the Company to use:

- Written testimonials
- Statements made in group settings
- Feedback
- Non-confidential communications

For marketing and promotional purposes, unless you request in writing that your name not be used.

No compensation is provided for testimonials unless separately agreed in writing.

9. Communications & Consent (Email + SMS)

By submitting your information, you consent to receive:

- Email communications
- Coaching updates
- Promotional offers
- Event invitations

If you provide a mobile number, you consent to receive SMS messages related to your enrollment and coaching. Message and data rates may apply. You may opt out at any time by unsubscribing.

We comply with applicable U.S. communication laws.

10. Event Participation

If you attend any live or in-person event:

- You assume all personal and travel-related risk
- You agree to comply with venue rules
- You release the Company from liability related to travel, injury, illness, or loss

Separate event terms may apply.

11. Termination

We reserve the right to terminate your participation without refund (if applicable in future paid programs) for:

- Disruptive behavior
- Harassment
- Unauthorized distribution of materials
- Violation of these Terms

12. Governing Law

These Terms shall be governed by the laws of the State, without regard to conflict of law principles. Any disputes shall be resolved in that state.

13. Entire Agreement

These Terms constitute the entire agreement between you and the Company regarding participation in the Program.