TERMS OF USE FOR VIRTUAL WORKSHOP

These Terms of Use agreement are entered into by and between You and Bower & Co. Consulting LLC (hereafter "Website", "Site", "Company", "I", "We", "Me", "My" "Us", "Our") for the purpose of having access to and using Sponsorship Proposal Workshop virtual workshop (hereafter, "online course", "Course") hosted on the Zoom platform.

AGREEMENT TO THE TERMS OF USE

These Terms of Use constitute a legally binding agreement between You and Company concerning your access to and use of the Sponsorship Proposal Workshop virtual workshop offered live on Zoom, as well as any other application, media channel or tool related to the Course.

You understand, acknowledge and accept that by accessing and using this Course, you are bound by all of these Terms of Use. By using the Course or by clicking to accept or agree to the Terms of Use when this option is made expressly available to you. You accept and agree to be bound and abide by these Terms of Use. If you do not abide by all terms, then you are obligated to stop the use of the online course, your access will be denied, and you will no longer have any authority or license to use this online course.

PRIVACY POLICY

Your access and use of this online course also signifies your acquiescence and agreement to our Privacy Policy. The Privacy Policy governs our process of collecting information and data and outlines how and for what purpose we use such data. Our Privacy Policy governs both your use and access to our Website and to our Course. If you do not agree with the entirety of our Privacy Policy, do not access/use our Website, and do not purchase our Course.

The Website and this Course are intended for users who are at least 18 years old. Persons under the age of 18 are not permitted to use or register for the Website.

If you do not agree with all these Terms of Use, then you must not access the Website, this Course or click on any links or use the Website and Course in any way.

DISCLAIMER

Your use of and access to our online course is subject to Our Disclaimer. You can read our Disclaimer policy, which governs the Website at www.GailBower.com online course and your use of it on the platform the Course is on. The Disclaimer informs users and visitors of the Website and online course of various limitations regarding the information provided on the Website.

Aside from regular Disclaimer covering our Website limitations, affiliations, and product use, this particular Disclaimer section complements our Website Disclaimer by adding certain specific clauses to cover categories regarding our Sponsorship Proposal Workshop virtual workshop. By agreeing to the Terms of Use, you're also acknowledging and agreeing with the Website Disclaimer and this additional Disclaimer section.

The Course Provides No Guarantees

When you access and use our Sponsorship Proposal Workshop course, you acknowledge, understand and agree that We do not promise any guarantees or typical results.

Each individual's results will vary. The results and amount of money made, connections made are dependent on various factors. What one person will accomplish from this Course is not representative of what you will achieve from it. You accept that We, our Website, and Online Course are not making any guarantees, and your access and use of this Course is an act of acknowledging and understanding fully that your results may vary.

Do not take this Course if you're doing so with an expectation to earn a set amount of income similar to a case study subject or another person who took the course previously.

Third-Party Affiliates and Sponsors

Our online course, Sponsorship Proposal Workshop, may make product and software recommendations during the duration of the Course. It may be possible that we are affiliated with those Third-Party companies. This means that if you make any purchase, subscribe for a service or rent any equipment through our links, then we will get a small commission at no extra expense to you. If a link is an affiliate link, you will know about it, because we will clearly say so.

Regardless whether we are affiliated or partnered with any Third-Party companies or products, we will never recommend a product or service that we don't believe and like. However, you acknowledge, agree and accept that we are not liable for any Third-Party products or services, and do not have any responsibility as to your access, use and opinion of the product/service.

CONTENT FOR EDUCATIONAL AND INFORMATIONAL PURPOSES ONLY

Any downloads, articles, and resources provided in the Course and through the Course platform are solely provided for educational and informational purposes only. Nothing provided in and through the Course should be construed as legal, medical, financial, tax, or any other professional advice.

PAYMENTS

The Sponsorship Proposal Workshop is being offered for sale at \$695. The Course creator and our Website reserve the right to modify the price as we see fit at any point.

Our Website and Bower & Co. Consulting LLC, as the Course creators, accept payments in the following manner: paid in full before getting access to the Course.

REFUNDS

Please note that there is no refund/return policy for the Sponsorship Proposal Workshop Course. All purchases are final. When you purchase, access, use the course, it is indicative of your consent to the Terms of Use and refund policies. You fully understand and accept that Sponsorship Proposal Workshop Course does not provide refunds.

INTELLECTUAL PROPERTY

This Website/Company and Sponsorship Proposal Workshop Course is our proprietary property unless otherwise indicated. We have complete ownership and control of any source code, databases, functionality, software, website designs, audio, video, text, photographs, course content, videos, tutorials, worksheets, workbooks, and graphics on the Site and Online Course and the trademarks, service marks, and logos contained therein (hereafter "Marks"). The Content and Marks are protected by copyright and trademark laws and various other intellectual property rights and unfair competition laws of the United States, foreign jurisdictions, and international conventions.

As a visitor and user of this Website, and a person who purchased the Course, you are given a limited license and are not permitted to break the boundaries of that license.

Sponsorship Proposal Workshop Course and all of its contents, videos, worksheets, workbooks, tutorials, email lists, email, and any other content or information pertaining to the Course in any way is considered an Intellectual Property.

This Intellectual Property belongs wholly and unequivocally to our Website and Gail Bower. We have complete and sole ownership over the Course and anything related to it.

No Unauthorized Copying/Reproducing of Course Materials

As a purchaser of the Course, you're given limited license to access and use the course. You do not have ownership of any Intellectual Property related to the Course. You are forbidden from making copies, reproductions or any kind of replication of the Course. You do not have the right to transfer the access to the Course to another person.

License to access and use the course is granted to each paying customer only. Should we discover that you reproduced, copied, sold, licensed out, leased, rented or transferred the Course to another person or entity, we reserve the right to seek remedies.

PROHIBITED CONDUCT

As a condition of your purchase and use of our Course, you agree and acknowledge not to use the Course, any Course content or resources available for download from the Course for any purpose that is prohibited by these Terms of Use and/or is unlawful. You will not use the Course for any illegal or unauthorized purpose; access and use the Course to advertise or offer to sell goods and services; engage in unauthorized framing of or linking to the Course; attempt to impersonate another user; interfere with the Live Workshop or Course platform in a way that affects other people's quality of use and access to the Course; attempt to bypass or hack any measures of the Site designed to prevent or restrict access to the Site, the Course or any portion of the Course.

The content belonging to the Company and/or Gail Bower included in the Course is not for resale. In the case you have permission to download something, such as a freebie, PDF, eBook, guide, etc., you are not allowed to sell it or transfer it to another person or organization.

You will not delete or alter any content or other proprietary rights or notices. Company and Gail Bower do not grant you any licenses for ownership or proprietary rights.

You also agree to abide by the Company policy to preserve the confidentiality of the ideas, business plans, sponsorship offerings, value, text, strategies, and any other non-public information that you may learn about through interactions with other participants in the workshop.

MODIFICATIONS AND INTERRUPTIONS TO THE COURSE

We reserve the right to change, modify, or remove the contents of the Course at any time for any reason at our discretion without needing permission from anyone. As a person who purchased the Course, you will be given an advanced warning and notice of change and/or termination/interruption to the Course.

We will not be liable to You or any third-party if we decide to modify, change or remove part or all of content from Course, change prices, suspend or discontinue the Course. We cannot guarantee that the Course will be available at all times. We may experience downtime, technical or software difficulties, or simply decide to discontinue for whatever reason.

If you purchased the Course, then you will have access to the Course for the specified length of time. Updates are possible with the Course content. You will not receive the updates for the Course for free.

You agree that we have no liability whatsoever for any loss, damage, or inconvenience caused by your inability to access or use our Site.

RECORDING

The Course may be recorded for Company's educational, archival, informational, and even commercial purposes, and you agree that Company will own and have all rights to the recording, images, sounds, and likenesses.

GOVERNING LAW

These Terms of Use and your access and use of our Course and Course platform are governed by and construed in accordance with the laws of the United States and the Commonwealth of Pennsylvania.

BINDING ARBITRATION

If a dispute arises between You and Our Company and or Website, and if You and We are unable to resolve the Dispute through informal negotiations, then the Dispute will be finally and exclusively resolved by binding arbitration. Any arbitration will take place in Pennsylvania only. You further agree that you shall be responsible for all costs associated with initiating the arbitration and for the administration of the arbitration.

INTERNATIONAL USERS

This Course and these Terms of Use are controlled, operated and administered by Our Company and Website located in the Commonwealth of Pennsylvania, United States of America ("USA"). If you access the Website and services from a location outside of the USA, then you are responsible to comply with all the local laws. You acknowledge and agree that you may not access and use this Website and its contents and services in any way, manner or country prohibited by applicable laws and regulations.

NO JOINT VENTURE OR PARTNERSHIP

No Joint Venture or Partnership/Agency relationship is created between You and Us by your access and use of the Website and the Course, and by these Terms of Use. You further agree that these Terms of Use will not be construed against us simply because we drafted them. You waive any and all defenses you may have based on the electronic form of these Terms of Use and the fact that they are not signed by the parties.

ENTIRETY OF THE AGREEMENT

This Agreement is considered to be the entire agreement between you and Us in regards to our Course. However, Gail Bower, the Course creator, reserves the right to make any and all changes to this Course unanimously, without needing to warn others about it first.

You acknowledge, understand and agree that these Terms of Use, Privacy Policy, and Disclaimer constitute the Entire Agreement between the user and the Company and/or Website.

CONTACT US

We welcome you to contact us if you have any questions, concerns or comments regarding the terms in this agreement.

Bower & Co. Consulting LLC

www.GailBower.com

P.O. Box 1839

Philadelphia, PA 19105

Gail@GailBower.com

215/922-6937

EFFECTIVE AS OF JANUARY 26, 2021.

Addendum:

Course includes:

- Participation in the live class on the Zoom platform on February 4, 2021, noon to 4:30 p.m. EST
- Ability to ask questions and interact with Gail Bower and participants
- Slides
- Handouts
- Proposal template
- One review of one proposal with your organization's branding, messaging, and/or images within two weeks of the completion of the class.