



KEDZIORA
BUSINESS GROWTH

CEO MASTER PLAN (Includes Leads Avalanche Set Up)

6 month mentorship program working directly with Kerri to create and develop systems for;

Testimonials; click the links provided and see what others are saying!

[Charlotte Burris; gained 6 new contracts in the first 3 months!](#)

[Mike Marino is one of Kerris first clients and started from nothing!](#)

[Christine - Needed help with hiring...](#)

[Montage of Testimonials](#)

CEO MASTER PLAN (Includes Leads Avalanche Set Up)

PROGRAM DELIVERABLES (Admissible only to the Client) :

1. **Client Attraction & Acquisition (including pricing for profit and creating and adding value)**
2. **Effective Onsite Consulting, estimating, proposals**
3. **Creating effective systems and processes including contracts, time management, roles, responsibilities and all forms, checklists and information needed!**
4. **Complete video and pdf form training program that Kerri uses for her own staff for residential, vacation rental, commercial and post construction cleaning. Guidance to help the client create their own when the time is right.**
5. **Leads acquisition strategies formulated with the client for the client according to their comfort. Cost effective and skill related is different for every client**
6. **Organic marketing strategies**
7. **Create readiness for that amazing opportunity that will present itself. This program will make the client ready for any possibility.**
8. **Complete leads automation set up (emails preloaded for one full year).**
9. **Domain set up for leads program.**
10. **Step by Step, one on one guidance to upload and organize leads.**

FACILITATED BY

- **All access pass to our online portal**
- **On demand scheduling link to book as many one on one strategies calls with Kerri whenever you need them**
- **VIP treatment; we will prioritize your needs first before any other lower priced program client**
- **Weekly Group Mastermind meeting**
- **Free Access to all events and special workshops**
- **Exclusive invite to all special events**
- **24/7 Access to quick advice from Kerri through our online portal and Facebook messenger chat**

- **Private Access to our community of like minded CEO Master Plan members**
- **Access to the *Employee Attraction Reaction* Program**
- **Access to the Vacation Rental Cleaning Systems, Processes, Templates, Forms and Checklists**
- **Weekly Coaching Calls**
- **Guaranteed but not limited to 2 One on Once Coaching Calls per Month**
- **All forms, templates and materials available inside the program**
- **First Hire acquisition by A-Team Accelerator program team**

CONTENT

- **Program education and information is intended for a general audience and does not purport to be, nor should it be construed as, specific advice, tailored to any individual.**
- **All materials, procedures, policies, and standards, all teaching manuals, all teaching aids, all supplements and the like that have been or will be made available by the Company or its designated facilitators, or any other source, oral or written, are for personal use in or in conjunction with this training program only.**
- **Program content is for personal use only, and cannot be sold, recorded, videotaped, shared, taught, given away, or otherwise divulged without the express written consent of the Company, or its designated agent.**
- **The information contained in the program material is strictly for educational purposes. Therefore, if you wish to apply ideas contained in this material, you are taking full responsibility for those actions.**
- **We assume no responsibility for errors or omissions that may appear in any program materials.**
- **Username and passwords cannot be shared with any third-parties.**
- **Any violation of Company's policies regarding content usage shall result in the immediate termination of your enrollment without refund.**

GUARANTEE

The team at A-Team Accelerator will be working with (The Client) & his cleaning business and any employees, partners or other team members for 6 months in the CEO Master Plan Program which is a 6 month elite program that comes with a guarantee to help him add an extra \$10-\$20,000 per month in cleaning revenue into his cleaning business in 6 months or under. Starting the date this agreement is signed and deposit has been received. In the case that you have not reached this goal within the 6 month period the Kerri and her team will work with you for free until you do.

Your participation is required:

- ATTEND GROUP COACHING CALLS.

Attend a minimum of 2 group coaching calls per month during the 6 month enrollment with Kerri.

- DO THE WORK.

- Take action on the proven steps we lay out for you & communicate with us your outcomes & results.

HONESTY

- Be 100% transparent with any/all deals closed and the amounts.

1 ON 1 CALLS

- Schedule and attend at least 24 1 on 1 calls with Kerri within the 6 month period.

ATTEND QUARTERLY PROGRESS/STRATEGY SESSIONS

- Attend quarterly Accountability sessions which will take place every month from the date of your acceptance of this agreement and/or the payment of your deposit.

ASK FOR ASSISTANCE WHEN NEEDED

- A successful business owner will seek assistance when difficulties arise. Kerri makes herself readily available to every program member and will hold you accountable by requesting for updates and checking on your progress

periodically; however the ultimate responsibility to ensure your needs are met requires you to take action.

PRIVACY AND CONFIDENTIALITY

We respect your privacy and must insist that you respect the privacy of fellow *A-Team Accelerator* participants. We respect your confidential and proprietary information ideas, plans and trade secrets (collectively, "Confidential Information") and must insist that you respect the same rights of fellow Program participants and of the Company.

Thus, you agree:

- **Not to infringe any Program participants or the Company's copyright, patent, trademark, trade secret or other intellectual property rights;**
- **Any Confidential Information shared by program participants or any representative of the Company is confidential and Proprietary, and belongs solely and exclusively to the Participant who discloses it or the Company;**
- **Such information cannot be disclosed to any other person or used in any manner other than in discussion with other Program participants during Program sessions;**
- **All materials and information provided to you by the Company are its confidential and its proprietary intellectual property belongs solely and exclusively to the Company, and can only be used by you as authorized by the Company;**
- **The reproduction, distribution and sale of these materials by anyone but the Company is strictly prohibited;**
- **If you violate, or display any likelihood of violating, any of your agreements contained in this agreement the Client and/or the other Program participant(s) will be entitled to injunctive relief to prohibit any such violations to protect against the harm of such violations.**

While you are free to discuss your personal results from our programs and training, you must keep the experiences and statements, oral or written, of all other participants in the strictest of confidence whether it be provided by Company staff, Company's outside contributors, or by users not connected with the Company, some of whom may employ anonymous user names. The Company expressly disclaims all responsibility and endorsement and makes no representation as to the validity of any opinion, advice, information or statement made or displayed in these forums by third parties, nor are we responsible for any errors or omissions in such postings, or for hyperlinks embedded in

any messages. Under no circumstances will we, our affiliates, suppliers or agents be liable for any loss or damage caused by your reliance on information obtained through these forums. The opinions expressed in these forums are solely the opinions of the participants, and do not reflect the opinions of the Company or any of its subsidiaries or affiliates. The Company has no obligation whatsoever to monitor any of the content or postings on the message boards, chat rooms or other public forums on the Sites. However, you acknowledge and agree that we have the absolute right to monitor the same at our sole discretion. In addition, we reserve the right to alter, edit, refuse to post or remove any postings or content, in whole or in part, for any reason and to disclose such materials and the circumstances surrounding their transmission to any third party in order to satisfy any applicable law, regulation, legal process or governmental request and to protect ourselves, our clients, sponsors, users and visitors.

LIMITATION OF LIABILITY

UNDER NO CIRCUMSTANCES, INCLUDING, BUT NOT LIMITED TO, NEGLIGENCE, SHALL WE, OUR SUBSIDIARY AND PARENT COMPANIES OR AFFILIATES BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES THAT RESULT FROM THE USE OF, OR THE INABILITY TO USE, THE SITE, INCLUDING OUR MESSAGING, BLOGS, COMMENTS OF OTHERS, BOOKS, EMAILS, PRODUCTS, OR SERVICES, OR THIRD-PARTY MATERIALS, PRODUCTS, OR SERVICES MADE AVAILABLE THROUGH THE SITE OR BY US IN ANY WAY, EVEN IF WE ARE ADVISED BEFOREHAND OF THE POSSIBILITY OF SUCH DAMAGES. (BECAUSE SOME STATES/ PROVINCES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF CERTAIN CATEGORIES OF DAMAGES, THE ABOVE LIMITATION MAY NOT APPLY TO YOU. IN SUCH STATES/ PROVINCES, OUR LIABILITY AND THE LIABILITY OF OUR SUBSIDIARY AND PARENT COMPANIES OR AFFILIATES IS LIMITED TO THE FULLEST EXTENT PERMITTED BY SUCH STATE/ PROVINCE LAW.) YOU SPECIFICALLY ACKNOWLEDGE AND AGREE THAT WE ARE NOT LIABLE FOR ANY DEFAMATORY, OFFENSIVE OR ILLEGAL CONDUCT OF ANY USER. IF YOU ARE DISSATISFIED WITH THE SITE, ANY MATERIALS, PRODUCTS, OR SERVICES ON THE SITE, OR WITH ANY OF THE SITE'S TERMS AND CONDITIONS, YOUR SOLE AND EXCLUSIVE REMEDY IS TO DISCONTINUE USING THE SITE AND THE PRODUCTS, SERVICES AND/OR MATERIALS. THIS SITE IS CONTINUALLY UNDER DEVELOPMENT AND THE COMPANY MAKES NO WARRANTY OF ANY KIND, IMPLIED OR EXPRESS, AS TO ITS ACCURACY, COMPLETENESS OR APPROPRIATENESS FOR ANY PURPOSE.

REFUND POLICY

All sales are final and no refunds will be afforded. You waive any rights to charge-back your purchase with your credit card processor.

NON-DISCLOSURE AND NON-USE OBLIGATIONS

- **You agree to maintain, in confidence and will not disclose, disseminate or use any Confidential Information belonging to the Company, whether or not in written form. You agree that you shall treat all Information as Confidential Information of the Company. You further represent that you exercise at least reasonable care to protect your own confidential information. If Recipient is not an individual, but an organization, Recipient agrees that Recipient shall disclose Confidential Information only to those of its employees who need to know such information, and certifies that such employees have previously signed a copy of this Agreement. You further understand and agree that any disclosure or misappropriation of any of the Confidential Information at any time in violation of this Agreement will cause the Company irreparable harm. Thus, you understand and agree that since monetary damages will not be sufficient to avoid all harm and/or compensate for the unauthorized use or disclosure of the Confidential Information, injunctive or other equitable relief would be appropriate to prevent any improper actual or threatened use or disclosure of the Confidential Information or breach of this Agreement. Accordingly, you hereby consent to the entry of an injunction, without the need to post a bond, prohibiting any conduct by you in violation of this Agreement.**
- **Definition of Confidentiality. As used in this Agreement, "Confidential Information" refers to:**
 - **i) the business activities, dealings or interests of Company and/or its officers, directors, affiliates, employees or Companys;**
 - **ii) any confidential information, knowledge and know-how, concerning the operations, products, services, procedures, or clients, patients or customers of Company, in any format whatsoever, including, without limitation, the techniques, formulations, organization, design, implementation, preparation and other operations, methods, and accumulated experiences incidental thereto, and further including, without limitation, information relating to marketing techniques, advertising, policies, procedures, promotions, customer lists, membership lists, mailing lists, registration cards, sales records, concepts, ideas, trade secrets, other proprietary information, training materials, teaching aids, webinars, membership materials (including but not limited to: reports, notes, files, records and any personally identifying information), and/or research of Company. Further, any and all Confidential Information which by its nature is confidential or which Company, in its sole and absolute discretion, designates as such shall be deemed Confidential Information for purposes of this Agreement. This Agreement shall govern all communications**

between the parties. Recipient understands that its obligations under this Paragraph ("Non-disclosure and Non-use Obligations") shall survive the termination of any other relationship between the parties. Upon termination of any relationship between the parties, Recipient will promptly deliver to Company, without retaining any copies, all documents and other materials furnished to Recipient by Company.

MEDIA AND MARKETING RELEASE

- I authorize the Company and all its subsidiaries and trademark brands, to use my materials for marketing purposes and any other business practices they deem fit. These materials include but are not limited to using my name, voice, picture, video, screenshots of messages, any information obtained during live events, online training calls, zooms, Facebook groups, marketing promotion, advertisement, broadcast or on any other media platform, without payment or any other form of compensation to me. Their business practices include but aren't limited to training, live events, coaching programs, marketing, advertisements, teaching other students, and other practices to share the results I achieved with what I learned, used, or generated. I also:
- Agree that I shall not have any right of approval, claim to additional compensation or benefit, or claim (including, without limitation, claims based upon invasion of privacy, defamation or right of publicity) arising out of the use of my name and/or photograph/video or related to this likeness.
- Agree that any and all materials created by the Company, its governors, Employees, volunteers and agents that incorporate, in whole or in part, my name and/or photograph/likeness (the "materials") shall remain the sole and exclusive property of the Company, shall retain all intellectual property rights, including without limitation, copyright that exists in the materials.
- Understand that no additional rights or consents are necessary to grant the rights to the Company as provided herein. I understand that there is no obligation for the Company to use the rights or any materials as provided herein or to produce or release any advertising.

DISPUTE RESOLUTION

- All disputes arising under or concerning this Agreement are to be submitted to binding arbitration, in British Columbia, Canada.
- You may only resolve disputes with us on an individual basis, and may not bring a claim as a plaintiff or a class member in a class, consolidated, or representative action. Class arbitrations, class actions, private attorney general actions, and consolidation with other arbitrations aren't allowed.
- The arbitrator may not consolidate more than one person's claims, and may not otherwise preside over any form of a class or representative

proceeding or claims (such as a class action, consolidated action or private attorney general action) unless all relevant parties specifically agree to do so following initiation of the arbitration.

TERMS OF ENROLLMENT:

The following policy governs your participation in the A-Team Accelerator Program presented by Kedziora Systems. (“Company”) Please read this Policy carefully. By visiting and using the Program portal/ membership site you agree that your use of our Site, participation in our Program, and use of Program materials is governed by the following terms and conditions. We are committed to providing all participants with a positive experience. Thus, the Company may, at its sole discretion, limit, suspend, or terminate your participation in any of its programs, live, recorded, social media-based or digital without refund or forgiveness of remaining payments if:

- You become disruptive or difficult to work with; you fail to follow the Program guidelines; or, you impair the participation of our instructors or participants in our program(s).



Kerri Anne Kedziora
6 FIGURE MASTER COACH

Kerri Anne Kedziora
CEO/Founder
A Team Accelerator