



ACCOMPLISHMENT COACHING

CLIENT SERVICE AGREEMENT

Materials Agreement

I understand and agree that all of the materials and information provided and presented to me in my coaching sessions are the property of Accomplishment Coaching (the "Materials"), and in many cases are protected by copyright, trade secret or other proprietary laws. I also understand and agree that this agreement provides for the protection for the "Materials" presented that extends beyond federal, state, local or foreign copyright laws or treaties and that by signing this agreement I am agreeing to be bound by the terms and conditions herein, even if such terms and conditions extend beyond such laws.

Materials Ownership and Protection

Notwithstanding any provision to the contrary contained in this Agreement, it is understood and agreed that the Materials and all intellectual property rights associated therewith are, and will remain, the sole and exclusive property of Accomplishment Coaching and its suppliers and licensors and that no license, right, title, interest in and/or to such Materials is granted to client by virtue of the coaching services provided. Accomplishment Coaching will retain all right, title and interest to any modifications made to the Materials, derivative works derived from the Materials, and/or incorporating the Materials, if any. Client hereby makes all assignments necessary to accomplish the foregoing.

Client agrees that it may not copy, modify, adapt, translate, rent, lease, sublicense, loan, resell for profit, distribute, time-share, or create any derivative works of the Materials nor allow or sell access to the Materials, or use the Materials for the benefit of, any distributor, reseller, sublicensor, aggregator, or remarketer of any kind, including any other coaches or course providers. Client may not offer to a third party any sample or test on the Materials, including media, and will reproduce the legends on any reproductions.

Services Agreement

I, **CLIENT**, by signing below, am agreeing to be a part of the coaching and consulting program provided by Accomplishment Coaching and my coach, **COACH**. I understand that the fee for this service is **\$0.00** per month, due on the first of each month, beginning **2019 and ongoing until further notice**. I understand there is a 30-day notice required to complete services. I understand that I will be scheduled for an average of **four** sessions per month, and that my coach will be available for occasional urgent, between-session consultation telephone calls.

Informed Consent

I understand that I am responsible for my own participation in coaching, and for my own well-being. I have not taken on coaching as a substitute for the services of a health professional. I have not taken on coaching to handle a physical, emotional, mental or addictive problem. I am clear that no part of coaching is presented by or under the supervision of health professionals.

I assume for myself and my heirs, family members, executors, administrators and assigns, all risk of physical injury and emotional upset, which may occur during or after coaching. I agree to hold **COACH**, Accomplishment Coaching, its agents and officers harmless from any and all liability arising out of my participation in coaching.

Signature: _____

Date: _____