

Noa's Coaching
“Change your thoughts, change your life.”

COACHING AGREEMENT

This Coaching Agreement (“Agreement”) between Noa Schecter (“Coach”) and _____ (“Client”) will begin on _____, 2015 and will continue for one (1) year. The fee is _____, payable in advance on the first of each month to:

Noa Schecter Coaching

Coach has the right to terminate the Agreement if fees are not received prior to coaching sessions.

The Coaching Services will provide the following:

- i. Two Engagement/Leadership Assessment emailed to the client. The Assessment will be taken once in the beginning and again at the end of the year term. A one hour debrief of the assessment will also be included.
- ii. One Breakthrough Session (10 hours total): 6 hours will be done on the first day and 4 hours to follow the next day.
- iii. Month 1-3: Fifty (50) minutes of coaching once a week.
- iv. Month 4-6: Fifty (50) minutes of coaching once a week for 3 weeks then one week off.
- v. Month 7-9: Fifty (50) minutes of coaching once every other week.
- vi. Month 11- 12: Custom plan based on needs and goals of client (Client may choose plan 3 - 5)
- vii. Unlimited email and text support.

The service to be provided is coaching, which is not advice, therapy, nor counseling and may address specific personal projects, business successes or general conditions in the Client’s life or profession. Coaching is a designed alliance that helps bring out the best in the Client and helps the Client realize their personal or professional goals. If at any time the Client or Coach is dissatisfied with this Agreement, the Client or Coach agree to provide one another with a 7 day notice to cancel further services.

The Coach promises the Client that all information provided to the Coach will be kept strictly confidential as allowed by law. Throughout the working relationship the Coach will engage in direct and personal conversations. The Client can count on the Coach to be honest and straightforward in asking questions and making requests. The Client understands that the power of the coaching relationship can only be granted by the Client and the Client agrees to do just that—have the coaching relationship to be powerful. If the Client believes that coaching is not working as desired, the Client will immediately communicate that to the Coach and both will take action to remedy the situation.

Coach agrees that all conversations, insights and information will be kept in strict confidence and will not divulge, disclose, or communicate to any third party without the prior written consent of Client. The only information that will name Client as a client of Coach will be the designated coach’s time log, which is necessary for ongoing professional credentialing requirements through the industry’s governing body, the International Coach Federation (ICF). Coach will otherwise not divulge Client’s name to any third party without prior consent.

If you should cancel your coaching session less than 24 hours of your scheduled appointment, I not only lose your business, but also the potential business of other clients who may have taken

your scheduled reservation time. For this reason I am obligated to compensate for my time as well as make up for lost revenue. Therefore, the full fee per session will be charged to you for missed reservation that are rescheduled or cancelled less than 24 hours notice unless it has been approved by Coach for valid reasons.

I, ___[Client]___, hereby certified that I do not suffer from any physical or mental disability that might affect my participation in the coaching process, and, if I have any substance abuse problem or mental illness, I have consulted with my physical and other health care professional and been advised that I may participate in the coaching process without risk. I agree that if there is any change in this representation, I will promptly advise the coach.

I, ___[Client]___, understand that this document contains all of the information given to me by Jacqueline Schaeffer and all other representations or statements (prior or subsequent, whether oral or written) are superseded by this document.

Our signatures on this agreement indicate a full understanding and agreement with the information outlined above.

Client: _____ Date _____, 2015

Coach Signature _____ Date: _____ 2015
Noa Schechter

FINANCIAL RESPONSIBLE PARTY

I, _____, agree to be responsible for all payments as defined above for all coaching sessions assessments. Further, I agree that all information shared between _____ (“Coach”) and _____ (“Client”) are to be kept in strict confidence between Coach and Client. Any conversation, insights and information will not be divulged, disclosed, or communicated without the prior written consent of Client.

_____ Date: _____
Responsible Party Name

_____ Relationship to Client
Responsible Party Signature