



Remedy101 Coaching

The Power of Questions

MEMBERSHIP AGREEMENT

Member Name _____

1. This membership agreement ("Agreement") is entered into on behalf of the individual named above AND the company or organization listed below (if any) (collectively referred to herein as "You") and Insights Empower Results LLC (a Massachusetts Limited Liability Company doing business as Remedy101 Coaching hereafter "Remedy101 Coaching"). Both the individual named above and the company or organization listed below are responsible for the payment of dues and Remedy101 Coaching shall be entitled to collect the full amount owed from either the individual or the company/organization. By signing this application, the individual confirms that s/he is authorized to bind the listed company/organization to this financial commitment.

2. Membership commitments: You agree to (a) undertake best efforts to participate in scheduled Remedy101 Coaching Group meetings and workshops; (b) share experiences, challenges, skills and knowledge with fellow members; (c) maintain strict confidentiality of all Remedy101 Group Meeting and individual coaching session discussions; and (d) immediately disclose any potential conflict of interest issues to your Remedy101 Coaching Group and to Remedy101 Coaching.

4. Confidential materials: As a member, you will be given exposure to and other access to utilize confidential information and intellectual property belonging to others. You understand and agree that the original owner thereof owns all rights, title and interest, including all intellectual property rights for such confidential information and intellectual property and that your participation in Remedy 101 services does not create any rights for you in this information or intellectual property.

5. Payment: Following acceptance as a member, you will be charged for the applicable enrollment fee and first installment of member dues. You will otherwise be responsible for the payment of member dues in advance of the period for which dues are payable. Dues will be automatically charged to your selected method of payment until your membership is terminated. You further agree that Remedy101 Coaching can charge your selected method of payment the stated hourly fee for coaching sessions not included in your group membership. Such fees will be charged only after the service is rendered. Should the dues amount change, you will be notified in advance and automatic payments will continue to occur at the new dues amount.

Because of the unique nature of the Remedy101 Coaching Group relationship and the limitation placed on the number of members in each Remedy101 Coaching Group, if you wish to discontinue your membership after the first 30 days, a 60-day notice of cancellation is required. This allows for a smooth transition of departing and replacement of Remedy101 Coaching Group members. For cancellation notifications received prior to the 15th of the month, the entire month will count towards the 60 days. For cancellation notifications received after the 15th of the month, the 60 days will not start until the first day of the following month. The 60-day cancellation policy does not apply for Trial Group memberships.

Member Initials: _____

6. Additional terms: You agree to the Remedy101 Coaching Terms of Use and Privacy Policy, as available on the website <http://remedy101.com> and as may be updated from time to time. These additional terms are incorporated herein by reference.

7. Scope of services: The advice, services and opinions provided as part of the Remedy101 Coaching experience are intended to expand thinking and inspire further exploration but are not to be considered a substitute for professional financial, legal, psychological, medical or other professional advice. Even where Remedy101 Coaching Group members or coaches may be credentialed as professional advisors, an individual relationship with such advisors with regard to such a credential has not been created and should not be relied upon as professional advice. The Remedy101 Coaching experience is provided "as is" with no warranty of any kind.

There is no obligation for members to engage business transactions with Remedy101 Coaching members, coaches, or affiliates. Should You elect to engage in such business transactions, You agree that Reememdy101 Coaching bears no responsibility or liability for any losses arising therefrom.

8. Limitation of liability: To the fullest extent permitted by law, the maximum liability of either party shall not exceed the amount paid by You to Remedy101 Coaching for the twelve-month period preceding the occurrence giving rise to such liability. In no event shall either party be liable for consequential, incidental, indirect, punitive or special damages, or loss of profits, data, business or goodwill, regardless of whether such liability is based on breach of contract, tort, strict liability, breach of warranties, failure of essential purpose or otherwise, even if advised of the likelihood.

9. Binding arbitration: To the fullest extent permitted by law, any controversy or claim arising out of or relating to this Agreement, or the breach thereof, shall be determined by arbitration before a single arbitrator and administered by JAMS in accordance with its Rules (as may be found at <http://jamsadr.com>). You and Remedy101 Coaching agree to bring any dispute to arbitration on an individual basis only, and not on a class or collective basis on behalf of anyone else. Judgment on the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof.

10. General: This Agreement may not be modified unless such modifications are specifically approved in writing by Michael Lissack and signed by both parties. If any term of this Agreement is deemed unenforceable, the legality and enforceability of the remaining provisions shall not be affected or impaired. This Agreement will be governed by the laws of the Commonwealth of Massachusetts, without regard to conflicts of laws rules.

Fee Schedule (Check Applicable):

\$500 Set Up \$750 First Month and Recurring Fees of \$750/Month \$1000 Trial Group

Start Month _____

Member Signature _____ Date _____

Member Name _____

Approved for Remedy101 Coaching by Michael Lissack _____





Membership Agreement Payment Form

Member Name _____

Member Company/Organization _____

Member Title at Company/Organization _____

Address _____

City or Town _____ Zip Code _____

Phone _____

Email _____

Credit Card Authorization and Fee Schedule (Check Applicable):

\$500 Set Up \$750 First Month and Recurring Fees of \$750/Month \$1000 Trial Group

Credit Card # _____ Security Code _____

Expiration Date _____ Billing Zip Code _____

I hereby authorize Remedy101 Coaching to initiate charges to the above stated credit card for the amount due at signing and for the then-current dues payable to Remedy101 Coaching for the program in which I am enrolled at the time of the charge. (Remedy101 Coaching to provide a 30-day notice of fee changes.) This authorization is to remain in force through my 60-day cancellation period. In the event of a declined credit card or insufficient funds, Remedy101 Coaching will continue to submit a request for payment until approval for payment is received. I acknowledge that Remedy101 coaching uses PayPal to process credit card payments.

Member Signature _____ Date _____

Billing Address _____

City or Town _____