

This Public Speaking Coaching Agreement (“Agreement”) dated on this \_\_\_ day of \_\_\_\_\_, 20\_\_ (the “Effective Date”) is made between \_\_\_\_\_ (the “Public Speaking Coach”) and \_\_\_\_\_ (the “Client”), for the purpose of setting forth the exclusive terms and conditions by which the Client desires to acquire the Public Speaking Coaching Services (“Services”) from the Public Speaking Coach.

**Transaction Details.** The Business agrees to provide and the Client agrees to retain, the following Public Speaking Coaching services (the “Services”) to be performed by Business in accordance of the terms and conditions of this Contract.

**Definition of the Services.** The Business shall provide public speaking coaching services as detailed to the client at <https://www.empoweredspeaker.com/speakerstraining>.

**WHEREAS,** the Public Speaking Coach is engaged in the business of providing Public Speaking Coaching Services.

**WHEREAS,** the Client wishes to avail such services from the Public Speaking Coach in accordance with the terms and conditions of this contract.

**NOW, THEREFORE, FOR ALL GOOD AND VALUABLE CONSIDERATION,** the Public Speaking Coach and the Client hereby agree as follows:

1. **Coach and Client Goals.** The Client desires to achieve the below goals to boost and reach their full potential in the following area(s) of his or her life: **To become a confident and dynamic speaker**
2. **Confidentiality:** The client agrees not to share, forward, or provide access to the proprietary SpeakersTrainingCamp® materials housed on the [www.empoweredspeaker.com](http://www.empoweredspeaker.com) website. Access to the materials are solely for paying clients. Sharing of the content will be considered a breach and will result in legal action.
3. **Consideration and Compensation.** In exchange for the services rendered by the Public Speaking Coach, the Client agrees to compensate the Coach as agreed and pay via PayPal.
4. **Coach and Client Schedule.** The Public Speaking Coach shall perform the Services for the Client on the dates and times as agreed to and shall observe all the holidays of the Coach.
5. **Cancellation.** If the Client wishes to cancel this Contract after the client has received access to the SpeakersTrainingCamp® materials (Week 1), the Client must provide written notice to Business along with a cancellation fee of **\$100.00** plus any incidental fees, taxes or costs incurred by Business.
6. **Legal Fees.** In the event of a dispute resulting in legal action, the successful party will be entitled to its legal fees, including, but not limited to its attorneys’ fees. **Legal and Binding Agreement.** This Agreement is legal and binding between the Parties as stated above. This Agreement may be entered into and is legal and binding both in the United States and throughout Europe. The Parties each represent that they have the authority to enter into this Agreement.

7. **Governing Law and Jurisdiction.** The Parties agree that this Agreement shall be governed by the State and/or Country in which both Parties do business. In the event the Parties do business in different States and/or Countries, this Agreement shall be governed by **Kentucky** law.

8. **Entire Agreement.** The Parties acknowledge and agree that this Agreement represents the entire agreement between the Parties. In the event the Parties desire to change, add, or otherwise modify any terms, they shall do so in writing to be signed by both parties.

The Parties agree to the terms and conditions set forth above as demonstrated by their signatures this \_\_\_\_ day of \_\_\_\_\_, 2020, as follows:

**CLIENT:**

**BUSINESS:**

\_\_\_\_\_  
[Signature]

\_\_\_\_\_  
[Signature]