



Get It Done! Group Coaching Agreement

Welcome! I am looking forward to supporting you.

Please read this information carefully before you proceed to ensure that you are clear on all expectations and responsibilities. If you have questions about anything here, please email support@coachingadvantages.com.

THIS AGREEMENT is made on this day between Edris Consulting, LLC (“Coach”, “Company”, “Me” or “I”) and You (“Client”, “You”, “Member”), collectively known as “Parties”.

The Parties agree to the following:

Program Description. You are enrolling in the Coach’s 6-Week Online Group Coaching Program called *Get It Done!* (the “Program”).

You Understand and Agree that *All Sales are Final* and *no refunds* or exchanges are provided. All fees are nonrefundable and nontransferable due to the digital delivery of the content.

Program Components and Resources. Client understands that this is an online program, and that he/she needs the ability to access and engage with the internet and the platforms below to participate in and benefit from all Program Components and Resources.

During the 6-week duration of the Program, Members will have access to the Program Components and Resources below. As a Member, You will be granted:

- Access to the Program area of our private membership site;
- Access to six (6) weekly lessons, each with corresponding fieldwork exercises, that accessible as follows within our private membership site; a video recording of each lesson which can be viewed within the site; an audio (MP3) recording of each lesson which is downloadable from within the membership site; and a written transcript (PDF) of each lesson, which is downloadable from within the membership site;
- Access to three (3) live group video calls that are 60-75 minutes in length via Zoom or a similar group video meeting platform; and
- Access to a Facebook® group for current Program participants, which is the exclusive means of program support and interaction between Coach and Client outside of the live calls.

Client understands that he/she is responsible for gaining and maintaining Access to the above Program Components and Resources during the 6-week duration of the Program, and that Access ends at the conclusion of the 6-week Program term.

Client remains obligated to pay the total price of the program regardless of whether Client completes or participates in the Program or accesses all available Program Components and Resources. In the event of Program Fees owed at the time of cancellation or termination, full payment of any remaining fees is due and payable.



Term and Termination. This agreement shall be effective as of the initial program purchase date and shall continue until completion of the 6-Week Program duration. The Company may, in its sole discretion, terminate this Agreement and limit, suspend or terminate Your participation in the Program without refund or forgiveness of monthly payments if Client breaches this Agreement. Client remains obligated to pay the total price of the Program regardless of whether Client completes or participates in the Program Component and Resources below. In the event of Program Fees owed at the time of cancellation or termination, full payment of any remaining fees is due and payable.

Payment. By purchasing this Program, You agree to Pay the Program Fee in its entirety (as defined below) and authorize the Coach to charge Your credit card or debit card, or cash Your check, as payment for Your Access to the Program. You represent and warrant that all payment information is true and You are authorized to use the payment instrument. You agree that You will promptly update Your payment information with any changes (for example, a change in Your billing address, expiration date, valid card number, etc.).

Program Fee: You agree to Pay the Program Fee of either One (1) Payment of \$549.00 (US) or Two (2) subsequent Monthly Payments of \$301.00 (US) each, less any pre- approved discounts or promotions.

*You are responsible for full payment of the Program Fee regardless of whether You attend, access or complete the Program, including, but not limited to, whether Company has limited Client's access to the Program because of late payments. **Company does not issue refunds under any circumstances.** Any monthly payments must be made on a timely basis. Client acknowledges that the Program Fees must be paid in full in order to participate in the Program Components and Resources.*

Refunds: You Understand and Agree that **All Sales are Final** and no refunds or exchanges are provided. All fees are nonrefundable and nontransferable due to the digital delivery of the content.

Cancellation: Client understands that all program fees must be paid in full and shall be collected regardless of whether Client chooses to participate in the Program. Program Fees will NOT be prorated, and unpaid fees will be collected until paid in full.

Commitment. Client understands that he or she is making a commitment to the Program, other members, and Themselves for the duration of the 6-week Program.

Access. Client understands that the following is required for full participation in all components of the Program, and that Client is responsible for maintaining or obtaining these components: email access; internet access; an active Facebook™ account; telephone access. Client acknowledges receipt of the live call schedule, and understands that Failure to obtain and/or maintain these elements will prevent their full participation in all elements of the Program Components and Resources. Client takes full responsibility for accessing, utilizing, downloading or otherwise gaining access to or availing themselves of the program material, Components and Resources, emails and all resources during the 6-week duration of the Program.



Nature of Relationship. Client is aware that the Program is in no way to be construed as psychological counseling or any type of therapy. In the event the Client feels the need for professional counseling or therapy or medical care, it is the responsibility of the Client to seek a licensed professional. Client understands that results are not guaranteed. Client enters into the Program with the understanding that Client is responsible for creating their own results and hereby releases Coach of any liability for adverse actions or results experienced as a result of participation in the Program.

Client understands that the Coach is not a licensed medical professional, psychologist, counselor or diagnostician. Please consult a licensed medical or mental health professional for appropriate diagnosis, psychological or medical treatment.

Confidentiality. The Coach recognizes that The Client may have the following: Future plans, business affairs, customer/Client/patient lists and information, financial information, job information, goals, personal information, and other proprietary information. The Coach will not at any time, either directly or indirectly, use any information for the Coach's own benefit, disclose, or communicate in any manner any information to any third party. The Coach will not divulge that the Client is a Program Participant without the permission of the Client. Client understands that any information shared by other Program participants must be held in strict confidentiality, and Client will not divulge that any other Member is a Program Participant. Client understands that the Coach has no responsibility or liability for information shared by the Client or other Participants in any public setting including any social media platforms, any websites, Facebook™, etc.

Expectations. Client agrees to treat all other Program participants, Coach, and Coach's representatives with respect and kindness. Client understands that their participation in the Program can be terminated without warning and without refund for inappropriate behavior, language, or violating any Program Rules.

Intellectual Property. The Coach owns all right in the Program and all associated content and the Coach's trademarks, and any goodwill, derivative works, improvement and intellectual property associated with the Program, including but not limited to, any recordings made during the Program, recordings or information used or distributed during the Program, and/or materials used and/or distributed during the Program. Client acknowledges that Client will make no claim to any right or interest in the Program or any portion thereof. Client further acknowledges and agrees that the Coach shall own all right and interest in or to the Program or any portion thereof. The Client will not copy, modify, distribute, sell or lease the Program, Program information, or Coach's trademarks, intellectual property, or any part thereof. Client further agrees (1) not to infringe the Coach's copyright, patent, trademark, trade secret or other intellectual property rights (2) all materials an information provided to You by the Coach are the My confidential and proprietary intellectual property, belong solely to the Coach and may only be used by You as authorized expressly by the Coach, and (3) the reproduction, distribution, sale or rental of these materials by anyone but the Coach is strictly prohibited. Any violation of this provision shall be deemed to be an infringement of the Company's intellectual property and result in termination of this Agreement at the Company's sole discretion and/or taking any legal action that the Coach deems necessary.

Client has read and agrees to the above.