

rREST Inc. Client Contract

While rREST Inc. is committed to providing exemplary service and believes that rREST clients will derive positive benefits and successes from their participation in rREST sessions, rREST Inc., of course cannot represent or guarantee a certain level of progress or outcome. As with any coaching program, each client's success depends on many factors, including commitment to the work/program.

Not Therapy: I understand that what rREST coaches offer me is coaching sessions, and that coaching sessions are not, nor does it replace, therapy, counseling, psychoanalysis or medical advice.

Cancellations: I understand sessions are booked on a first come, first served basis. A 24 hour notice is required if I need to reschedule. If I cancel with less than 24 hours notice, it will be considered as if the appointment was used.

Cost: The cost of session packages are as stated on the website at the time of purchase. I agree to pay the full amount before scheduling my first session. I understand this payment is not refundable and the sessions must be used within one year of purchase.

I understand that the cost of rREST sessions is an investment in myself and that I will have the opportunity to gain insight about myself and about others who have achieved life-changing results. As with any investment, there is both potential for a positive return on my investment and a risk there is no return on investment.

Confidentiality: rREST clients are being introduced to a unique coaching method, created and designed by rREST Inc. itself. As a result, rREST asks and requires that you respect this coaching method and that you acknowledge the proprietary nature of the coaching method (patent pending) you are being introduced to.

I acknowledge and understand that the coaching method is confidential and protected (with a patent pending) and that I will not share nor teach others this method for financial gain.

I understand that what is said during a session is confidential and that my coach will not share said information with anyone unless required by law or they feel my life or the life of another is eminently at risk.

Disclaimer: My results are based on many factors and therefore rRest cannot guarantee a particular outcome. rREST Inc. or rREST coaches have no way of knowing how my life might improve, as they do not know me, my background or the state of my neural, emotional, or physical health.

Right to Discontinue: rREST Inc. reserves the right to discontinue/decline working with any individual we deem inappropriate for rREST services. Refunds will be considered on a case by case basis.

Dispute Resolution: This agreement is deemed to be consummated in Snohomish County in the State of Washington. All disputes arising under or concerning this Agreement are to be submitted to binding arbitration in Snohomish County in the State of Washington. The terms and provisions of this Agreement shall be construed and interpreted pursuant to the laws of the State of Washington, without regard to the conflict of law rules or principles thereof. Any controversy, dispute or claim arising out of or relating to this contract, or the breach thereof, shall be settled by binding arbitration (to the exclusion of all other courts/dispute resolution) to be administered by a single neutral arbitrator from JAMS and located in Washington to be agreed between the parties, conducted in accordance with the expedited procedures set forth in the JAMS Arbitration Rules and Procedures. An arbitral award may be confirmed in a court of competent jurisdiction.

Responsibility & Release of Liability: By scheduling a rREST session, I take full personal responsibility for my choices and behaviors during my work with any rREST coach and as a result of working with or through

rREST Inc. On behalf of myself and my heirs, family members, executors, agents, and assigns, I forever release rREST Inc., my rREST Coach and all current and former officers, directors, employees, agents, investors, attorneys, shareholders, administrators, affiliates and insurers, as well as predecessor and successor corporations and assigns (collectively, the "Releasees") from any omissions, acts, negligence, claims, facts, or damages that may occur as a result of my participation in rREST sessions pursuant to this agreement (other than Breach of Contract related claims that may be arbitrated). I acknowledge that I am assuming the risk of engaging in the coaching sessions and that I am expected to know my physical and emotional limits (including psychological) and that rREST Inc. and coaches do not know and cannot know the extent of any limitations. And finally, I acknowledge that rREST Inc. and rREST coaches are not guaranteeing any outcome.

I have read and understand the foregoing provisions and agree to be bound hereby.

Agreed:

By: _____

[Client Name]

Date: _____