



6-week coaching agreement

1. **Please carefully read, sign, and return this form via email to: the-wandering-coach@outlook.com**

COACHING AGREEMENT

This agreement is made between (the "Client") as outlined below and The Wandering Coach Limited (the "Coach").

PROGRAM DESCRIPTION

The Coach will provide coaching services to the Client for a period of 6 weeks, onwards from the date of signature below, and will be for a total duration of 6 weeks. The coaching will consist of the outlined services as per the program which is detailed on the website for you to download. Coaching sessions will be booked subject to availability, every effort will be made to book the sessions weekly, ideally on the same dates and times.

FEES

The Client will pay the Coach a fee of £973.00 for the 6-week coaching program. Payment can be via paypal or debit card via the links on my website. You can choose a payment plan that suits your financial needs.

Please note that longer payment plans may include a slight additional charge and this will be outlined to you upon purchase.

If the Client fails to make a payment on time, the Coach may, at their sole discretion, terminate the coaching program immediately and pursue any remedies available under law.

REFUNDS

No refunds will be given for any coaching sessions that have already taken place. If the Client cancels before the start of the program, a full refund may be given at the discretion of the company. Refunds for cancellations during the coaching program will be at the sole discretion of the Coach and business.

CONFIDENTIALITY AND INTELLECTUAL PROPERTY

The Coach acknowledges that the information provided by the Client during the coaching program is confidential and proprietary to the Client. The Coach agrees to maintain strict confidentiality with respect to all information disclosed by the Client unless required by law to disclose such information.

The Client acknowledges that the coaching materials and any other intellectual property created by the Coach during the coaching program are the property of the Coach. The Coach grants the Client a non-exclusive, non-transferable license to use the coaching materials solely for the purpose of the coaching program.

DATA PROTECTION

Both parties agree to comply with all applicable data protection laws and regulations in connection with the coaching program. The Client acknowledges and agrees that their personal data will be processed by the Coach for the purposes of providing the coaching services. The Coach will use the personal data only for the purposes of providing the coaching services and will not disclose it to any third party without the prior written consent of the Client, except where required by law.

TESTIMONIALS

The Client agrees that the Coach may use any testimonials provided by the Client for marketing purposes. The Client acknowledges and agrees that any testimonials provided may be used by the Coach in any marketing materials, including but not limited to the Coach's website, social media platforms, and printed materials.

OBLIGATIONS

The Coach agrees to provide coaching services to the best of their ability and to act in a professional and ethical manner at all times.

The Coach provides Coaching and mentoring which may involve the Coach sharing wisdom and knowledge if this can support you during your coaching sessions.

The Client confirms that they are over the age of 18 and have the legal capacity to enter into this agreement.

The Coach does not guarantee results, results are down to the client's participation throughout in order to achieve results.

CANCELLATION AND TERMINATION

Either party may terminate this agreement immediately in the event of a breach of this agreement by the other party, or upon the commission of a crime or wrongdoing by the other party. Such termination shall be effective immediately upon written notice to the other party.

MISSED SESSION

Please provide your coach with a minimum of 24 hours' notice if you need to cancel or move a session. Every effort will be made to reschedule the session. If the rescheduled session is unattended or canceled it will count as a used session.

LIABILITY

The Coach will not be liable for any direct, indirect, incidental, or consequential damages arising out of the coaching services provided, except where such liability cannot be excluded by law.

GOVERNING LAW

This agreement will be governed by and construed in accordance with the laws of England and Wales.

ENTIRE AGREEMENT

This agreement constitutes the entire understanding of the parties with respect to the coaching services to be provided and supersedes all prior negotiations, understandings, and agreements between them.

SAFEGUARDING

Please be mindful that as Coaches and as a business we have an obligation to safeguard any participants undertaking our programs. If you are experiencing safeguarding concerns please notify a representative of The Wandering Coach Limited immediately so that we can decide whether to notify the relevant authorities.

CHANGE OF DETAILS

It is the client's responsibility to notify the Coach of any change of information or details so that our records can be updated accordingly. Please aim to do this in a timely manner so that services are not affected.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the Effective Date:

By signing below, both the Business Wandering Coach Ltd and the client party agrees to the terms and conditions outlined in this contract.

client name:

Date:

Address:

client Signature:

Coach's Name or Designated Representative from The Wandering Coach Limited signed and agreed as per the date above:

Katy Andrews

CEO's Signature on behalf of The Wandering Coach Limited:

K. Andrews