

Motivational Mondays Agreement

Isuccess Training, LLC Las Vegas, NV 702.992.0800

The Motivational Mondays includes conference calls with a Coach from Isuccess Training, LLC, for the <u>NAMED CONTRACT</u> <u>HOLDER ONLY</u>, and other benefits as defined by Isuccess Training, LLC ("IST") from time to time. Please complete the information requested below and email it to John@isuccesstraining.com

Name:	Last 4 Digits SSN Required:				
Company:					
Address:		City:	State:	Zip:	
Home Address:					
City:			State:	Zip:	
Office Phone:		Home Phone:			
Office Fax:		Home Fax: _			
E-Mail:		Cell Phone:			
"I wish to enroll in Motivational forth on the back of this contract." the expiration of the six (6) mont either party in writing. By law, you have the rigafter the contract has be(Initial)	The term of this contract shath term, this contract will con (Initial) ght to rescind this con	all be the six (6) month period tinue thereafter on a month ntract at any time pr	d commencing upor -to-month basis und	n the fulfillment of the til and unless terminant on the third b	e first call. Upon ated by ousiness day
	P	PAYMENT OPTIONS			
☐ Pay \$250 (USD) per r	nonth until canceled.				
Method of payment	□ Visa	☐ MasterCard ☐ Zelle – John@isuccesstraining.com		om	
	□ Amex				
Name as it Appears on Card:					
Billing Address:		City:	Sta	ate: Zip:	
Card Number:		Exp:	C	VV:	
This contract is deemed entered NV. "By signing here, I authorized MasterCard logo.)					
CUSTOMER SIGNATURE		APP	APPROVED BY IST		
DATE		IST APPROVAL DATE			
I am an authorized user of the (Initial)	credit card listed above, an	nd I assume full liability fo	or all payments du	e within the terms o	of this contract.
All consecutive payments are	authorized and will occur	on or about the first of each	n month until canc	cellation or terminat	ion of this

contract.



MOTIVATIONAL MONDAYS CONTRACT TERMS AND CONDITIONS

- Termination Notice to IST shall be emailed to john@isuccesstraining.com. Termination Notice to the client shall be addressed to the address or email address listed above unless another address is provided by the client in writing. Terminations will be processed the LAST BUSINESS DAY of each month as determined by IST.
- 2. I agree and acknowledge that any and all information and materials presented by any IST agent, employee, or representative at any time or place are and shall remain the property of IST and may not be recorded, copied, reproduced, videotaped, or disseminated without the prior written consent of the president of IST.
- 3. I agree and acknowledge that any payment not received within 10 days of the billing date will be subject to a \$25 late fee for each month payment is not made in a timely fashion.
- 4. I agree and acknowledge that this contract shall be governed by the written rules, policies, and/or procedures that shall be provided to me upon IST's approval of this contract and all other rules, policies, and/or procedures as announced by IST from time to time, verbally and/or in writing. Said rules, policies, and/or procedures are expressly incorporated and made part of this contract.
- 5. In the event of a default in payment of any installment due, all services and privileges shall be suspended. I shall nevertheless remain liable for the full contract price, which shall become immediately due and payable in full. I agree to pay all attorney's fees, costs and expenses incurred in the enforcement of this agreement or in collecting payment due under this contract. Interest on the outstanding balance occurs at an annual rate equal to 10% per annum until paid. In the event that any finance charge or fee imposed under this contract would exceed the maximum charge or fee permitted by any applicable state or federal law, then this agreement shall be deemed amended to reduce such charge or fee to the maximum lawful amount. In such event, such excess charge, if paid, shall be applied to reduce my outstanding obligation. IST may terminate this contract for any non-payment, payment which is not received within ten (10) days of the date upon which it is due.
- The laws of the state of Nevada govern this agreement. Any action, claim, or proceeding resulting from this contract shall be brought in Clark County, Nevada only, and I consent to service of process by mail.
- 7. I agree and acknowledge that any call provided under this contract or any customer service call related to this contract may be recorded for quality control purposes without further notice of any kind.
- 8. I agree and acknowledge that this contract may be canceled by IST at any time, for any reason not prohibited by law, without notice, during the term of this contract. In the event that IST cancels this contract, I will be liable for payment through the effective date of cancellation, plus any other fees I may owe (including late payment charges, collection costs, or interest). I agree and acknowledge that the termination of any continuing payment obligation after the effective date of cancellation, which would otherwise be due, is my sole remedy in the event of cancellation by IST.
- 9. I agree and acknowledge that products produced by IST, including audio tapes, audio downloads, CDs, video tapes, DVDs and manuals are protected by copyright laws and, as such, I agree to refrain from recording, duplicating, disseminating, reproducing, republishing or re-engineering these materials without the express written consent of IST and shall not permit any third party to do the same. I further acknowledge that the IST shall be entitled to seek an injunction to prevent threatened or continued violation of this provision, along with any other remedies available to it under this contract or at law.
- 10. I agree and acknowledge that IST's failure to insist on strict performance of any of the provisions of this contract or to exercise any right it grants will not be construed as a relinquishment or future waiver; rather, the provision or right will continue in full force. No waiver of any provision or right will be valid unless it is in writing and signed by the party giving it.
- 11. I agree and acknowledge that IST makes no representations, guarantees, or warranties, express or implied, with respect to the services or goods provided hereunder and the IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE SHALL BE SPECIFICALLY EXCLUDED with respect to the services and goods.
- 12. I agree and acknowledge that IST is granted permission to use my likeness and any testimonials or messaging I provide to the Company for the purpose of print and/or electronic marketing materials.
- 13. I agree and acknowledge that I may not transfer or assign any of my rights or obligations under this contract.
- 14. Time is expressly declared to be of essence to this contract and every provision hereof in which time is an element. Delivery by fax telecopier or electronic mail of a copy of any signature hereon shall be deemed delivery of the original.
- 15. This contract may not be changed, altered, and/or modified except in writing, signed by all the parties hereto. This contract may not be discharged except by performance in accordance with its terms or by a written agreement signed by all of the parties hereto.
- 16. If any provision or part of any provision of this contract is held to be invalid, unenforceable, or contrary to public policy or any law for any reason, then the remainder of this contract shall not be affected thereby and shall remain in full force and effect.
- 17. I understand that if I am not currently considered to be on active status, as defined in the rules, policies, and/or procedures that further govern this contract, or am delinquent in my payments, I waive my right to attend any IST events at the discounted amount.

		NG ON YOUR CREDIT RECORD MANY BE SUBMITTED
TO A CREDIT REPORTING AGENCY IF YO	OU FAIL TO FULFILL THE TERMS O	OF YOUR CREDIT OBLIGATIONS. NRS 598C.170.
		(Mar
CUSTOMER SIGNATURE	DATE	јону јо <mark>ѕ</mark> ерн