



**AGREEMENT FOR 1:1 COACHING SERVICES
IN-PERSON ENERGY HEALING BUNDLE**

Effective Date:

Parties: ERIN PANZARELLA
ERIN PANZARELLA LLC
ERIN@ERINPANZARELLA.COM
("Coach")

and

[CLIENT NAME]
[CLIENT E-MAIL ADDRESS]
("Client")

1. INTRODUCTION

This is an Agreement between ERIN PANZARELLA, owner of ERIN PANZARELLA LLC ("Coach") and [CLIENT NAME] for four (4)- one-on-one healing sessions. This Agreement has been reached after an offer and acceptance was made to [CLIENT NAME] ("Client"), and in exchange for adequate consideration.

ERIN PANZARELLA LLC is a company that provides people with energy healing sessions (the "Program").

The purpose of the Program is to form a coaching relationship between the Coach and Client. The ultimate goal is to help Client develop intuitive skills and transform struggles into learning opportunities and assist Client in attaining his/her highest potential. This will be done through interactions between the Coach and Client throughout the Term of this Agreement.

Coach hereby agrees to provide Client with the Program in exchange for payment and performance of Client's Responsibilities (hereinafter defined). Client agrees to make all payments and abide by all policies and procedures as a condition to this Agreement.

By signing this Agreement, Client hereby acknowledges all policies and procedures contained within this document and expresses assent to the following terms:

2. TERM

This Term of this Agreement shall be four (4) months, from _____ ("Start Date") to _____ ("End Date"). In the event that circumstances covered by Section 6 (Rescheduling Policy) arise, this Agreement shall terminate within 30 days of the original End Date, regardless of whether Client has completed all rescheduled coaching calls.

3. DISCLAIMERS + DEFINITIONS

The Coach is not a doctor, nurse practitioner, board certified physician, psychiatrist, psychologist, therapist, state licensed mental healthcare provider, employee, manager, physical therapist, or other licensed health care provider.

Services include: Client understands that Reiki is a Japanese word used to describe “universal life-force energy,” and the practice of Reiki is a gentle healing art of holding space for this life force energy to flow freely through you (herein collectively referred to as “Services”).

Services do not include: Client understands that Services are not a substitute for medical and/or other health care. Client hereby understands and agrees that Coach is not “diagnosing” or “treating” the physical body, which falls under the jurisdiction and expertise of licensed medical health care providers. Client also understands that “healing” as it relates to energy work is different as it relates to medical or physical needs. Client hereby acknowledges and agrees that they shall consult their health care provider and discuss any recommendations made by Coach. From time to time, it is possible that energy that is relieved or moved during sessions may present itself in physical and/or emotional manners. Client also agrees to immediately inform Coach and their health care provider of any illness, pain, or other mental distress and/or physical discomfort that occurs during or after any of Client’s sessions.

Client also acknowledges and understands that the type of work performed by Coach, although appearing to deliver many benefits, has not been commonly accepted by Western academics or medicinal communities. The exact benefits and risks are not fully known. As such, all methods used by Coach are merely experimental and cannot promise to deliver specific results or achieve specific outcomes. Client hereby assumes and accepts all risks associated with the Services described herein.

Client hereby acknowledges that mindset coaching is a subjective service and Company’s methods to provide this service may change in terms of style and/or technique. Company and/or Coach may use its personal judgment to provide the Program services to Client, even if these methods do not follow strict adherence to Client’s suggestions.

From time to time, Coach may help Client think through and analyze decisions and assist Client with finding their own direction. **The Coach may offer her opinion regarding decisions, but it is the responsibility of Client to make the final decision and choose the best option for themselves.**

Client hereby acknowledges that Client is *solely responsible for the amount and type of income that Client generates by implementing techniques and advice provided by Coach*. Client also acknowledges that Coach cannot and does not guarantee that implementation of the Coaching Services and Program will provide Client with a perfect life. Client also agrees that he/she is solely responsible for any personal decision and indemnifies Coach from any liability regarding said decision. Similarly, Client also agrees that he/she is solely responsible for any decision to leave his/her relationship, living environment, marriage, or other making any other personal decision and indemnifies Coach from any liability regarding said decision.

4. COACH’S RESPONSIBILITIES

Coach promises to offer Coaching Services (as defined in Section 3) as part of the coaching Program. Coaching Services include four (4) 1-hour sessions in person, which will take place during the Term of this

Agreement. Cost of session does not include transportation costs which will be billed separately after each session.

The Coach promises to manage the process of each coaching call, although the content of each call will vary and is dependent on the Client's goals.

The Coach will use the following techniques to assist the Client:

- Energy healing, including Usui and Quantum Reiki

5. CLIENT'S RESPONSIBILITIES

Coach's Program has been developed for informational purposes only. Client hereby acknowledges that Coach does not guarantee Client's goals, whatever the goals may be, will be reached by completing and implementing the advice and techniques in the Program. Client accepts and agrees that Client is 100% responsible for his/her results from the Program. Client acknowledges that, as with any investment, there is an inherent risk associated. As such, Client agrees there is no guarantee that Client will attain his/her goals by simply completing the Program.

Nevertheless, Client acknowledges that he/she can optimize her potential results from the Program by adhering to the following:

- Attending each coaching call at the scheduled date, on time;
- Immediately rescheduling any coaching calls if necessary and adhering to the rescheduled time and date;
- Taking 100% responsibility for Client's results, 100% of the time.

6. RESCHEDULING POLICY

A big component of success is discipline and commitment. In order to achieve optimal results under this Program, Client should commit to the schedule as follows:

14 - This is a 4-month Agreement, consisting of 4 monthly 1-hour sessions. The day and time for Client's Coaching Calls is To Be Determined.

15 - Coach understands that sometimes, "life happens." In order to accommodate situations that unexpectedly arise, Coach agrees to allow up to two (2) rescheduled sessions. All requests to reschedule a call *must be made no* later than 24 hours before the scheduled call. All requests to reschedule *must* include a date and time within a week at which the rescheduled call can take place, which Client must schedule with Coach's scheduling link. Failure to do so shall result in Client forfeiting that week's coaching call with no money back. Any "no-shows" will also result in forfeiture of that week's coaching call with no money back.

If Client foresees that more than 2 calls will need to be rescheduled, Client may request a change of the weekly day and time of the phone call by giving Coach at least 7 day's written notice of the proposed new time. All requests for schedule changes are subject to Coach's discretion.

If any calls are rescheduled beyond the 4-month Term of this Agreement, Client *must* reschedule all calls within 30 days of the End Date of this Agreement, or else Client forfeits those coaching calls and all payments due under this Agreement.

7. REFUND POLICY

There are no refunds, Client remains responsible for all payments due under this Agreement.

8. PAYMENT & FEES

The Fee for the Coaching Service and Program must be paid as follows:

- One (1) payment of nine hundred ninety nine and XX/00 Dollars (\$999.00 USD) USD via Coach's Acuity account, [Acuity Link](#), which is due immediately upon signing and execution of this Agreement. No Coaching Services shall commence under any circumstances until full payment is rendered by Client. Cost of session does not include transportation costs which will be billed separately after each session.

9. TERMINATION

Coach is committed to providing quality service to all Clients. However, from time to time, situations arise that require the Coach to terminate the Agreement before the Term ends. As such, Coach reserves the right to terminate the Agreement "for cause" at any time during the Agreement, which includes, but is not limited to, the following causes: 1) Client fails to follow Program guidelines; 2) Client is abusive or harasses Coach or other members of Coach; 3) Client refuses to pay or does not pay within the schedule outlined in Section 8 above; 4) Client proves to be difficult to work with and/or does not attend the scheduled coaching calls; 5) for any other legitimate business purposes in the best interest of Coach. If any of the following causes trigger Coach to terminate the Agreement, Client is still liable to pay the entire cost of the Agreement.

Client dissatisfaction with Company and/or Coach's subjective teaching style, independent judgment, methods, or other techniques are not valid reasons for termination of this Agreement or request of any monies returned to Client. Even if Client does not complete all portions of the Program, Client is nevertheless responsible for all payments due and owed under this Agreement by making the first payment of the Program at checkout and executing these Terms and Conditions.

10. CONFIDENTIALITY, INTELLECTUAL PROPERTY, LIMITED LICENSE

Confidential Information -

ERIN PANZARELLA LLC takes pride in its proprietary information included in each Program. As such, Client agrees and acknowledges all Confidential Information shared through this Program and by the Coach is confidential, proprietary, and belongs exclusively to ERIN PANZARELLA LLC.

Confidential Information includes, but is not limited to:

- Any systems, sequences, processes or steps shared with Client;
- Any information disclosed in association with this Agreement;
- Any trade secrets in connection with the Program or ERIN PANZARELLA LLC business practices.

Client agrees not to disclose any of ERIN PANZARELLA LLC and/or Coach's Confidential Information.

ERIN PANZARELLA LLC also takes seriously its responsibility to protect Client's personal information and privacy. As such, consider this a mutual non-disclosure agreement. ERIN PANZARELLA LLC agrees not to disclose any of Client's personal information.

However, from time to time, ERIN PANZARELLA LLC may use general statements about Client's success as social proof and part of its marketing strategy. By signing this Agreement, Client agrees to Coach sharing Client's success stories on social media. Coach may also ask Client to provide testimonials about ERIN PANZARELLA LLC, the Coach, and the Program, via video, audio or written testimonials. Both parties will keep Confidential Information in the strictest confidence and shall implement the best effort to protect Confidential Information to protect it from disclosure, misuses, misappropriation, loss, and theft. Coach will not disclose any of Client's personal information to third-parties without prior written consent.

Intellectual Property -

ERIN PANZARELLA LLC and its Programs may use free stock photography as part of its design. All stock images used have an irrevocable, non-exclusive copyright license to download, copy, distribute, use and modify the photos for free, including for commercial purposes. Use of said stock photography is permissible under applicable laws without permission from the photographer or attributing the work to the photographer.

This Program, content and products contain intellectual property owned by ERIN PANZARELLA LLC and by third-parties that license some intellectual property to us. This Agreement is intellectual property owned by ERIN PANZARELLA LLC. Other examples of intellectual property found on our website and within our products and Services include, but are not limited to: trademarks, service marks, layout, logos, business name, design, text, written copy, certain images, podcast recordings, videos, audio files, and all of our paid products (collectively referred to as "Intellectual Property"). You shall not copy, publish, transmit, transfer, sell, create derivative works from, reproduce, or in any way exploit any of the Intellectual Property owned by ERIN PANZARELLA LLC and the third-parties described within this Section in either whole or part without prior written consent.

Limited License -

ERIN PANZARELLA LLC grants only a limited license to Client to use the Intellectual Property. You acknowledge that any and all products or Services that you download are for your own personal and internal business use. Client shall not copy, reproduce, transmit, modify, edit, create derivative works from, alter, sell, or share with others any products or parts of the Program without prior written consent or unless provided otherwise.

If the Client is also a business owner in a similar industry, Client must not misappropriate any of Coach's intellectual property and proprietary information in the following manner:

- Teaching Client's personal clients any of the information, methods, solutions, or formulae owned by Coach and passing it off as her own;
- Copying any of Coach's course material for Client's personal use;
- Copying, publishing, transmitting, transferring, selling, creating derivative works from, reproducing, or in any way exploiting any of the Intellectual Property owned by Coach in either whole or part without prior written consent.

11. INDEMNIFICATION / LIMITATION OF LIABILITY

Coach provides career guidance as part of her Program. Client hereby acknowledges that neither Coach nor ERIN PANZARELLA LLC is liable for any injuries that may arise from Client's personal decisions based off of his/her participation in this program, including but not limited to: a decision to leave a job, leave a relationship, change their living environment, a decision to invest in an opportunity, a decision to start a business, any of Client's business decisions, any of Client's financial decisions. Client hereby agrees to indemnify and hold harmless both Coach and ERIN PANZARELLA LLC of any claims that may arise after participation in the Program.

12. MISCELLANEOUS

A. *Amendments* - We reserve the right to amend this Agreement from time to time. Any amendments must be agreed in writing and executed by both parties.

B. *Headings & Severability* - Headings are included for convenience purposes only and shall not affect the construction of this Agreement. If any portion of this Agreement is held to be unenforceable, it shall not affect the remaining portions of the Agreement, which shall remain in full effect. If any portion of this Agreement is held to be unenforceable, then the unenforceable portion shall be construed in compliance with applicable law in a light most favorable to the original intentions of the parties. If the unenforceable portion of the Agreement is found by a competent court of this jurisdiction to be contrary to law, then it shall be changed and interpreted to best reflect the original intentions of the parties, and all other provisions shall remain in full force and effect.

C. *Entire Agreement* - This Agreement reflects the entire agreement between the parties. This Agreement trumps any other existing negotiations, communications or Agreements between the parties, whether written, oral, or electronic, and is the full extent of the Agreement between the parties.

D. *All Rights Reserved* - All rights not expressly granted in this Agreement are reserved by us.

E. *Governing Law* - ERIN PANZARELLA LLC is located in the United States and is subject to the applicable laws governing the United States. The governing law for this agreement is the laws of New York State.

F. *Arbitration* - Any disputes arising under this Agreement shall first be resolved through a binding arbitration.

G. *Execution* - This Agreement may be signed in counterparts. Signatures sent via facsimile and electronic signatures shall be deemed valid.

TERMS ACCEPTED AND AGREED TO BY:

ERIN PANZARELLA LLC.



By: ERIN PANZARELLA
Owner, ERIN PANZARELLA LLC

By:
Client