

TERMS AND CONDITIONS

Cancellation Policy

Client must provide 24 HOURS' PRIOR NOTICE TO COACH (BY EMAIL ONLY) to cancel or reschedule our discovery call/meeting or coaching calls/meetings.

If at least 24 hours' prior notice is not provided in the manner indicated above, the discovery call/meeting or coaching call/meeting will be **treated as having been attended by Client** (i.e. it will not be able to be rescheduled) and **the cost for that discovery call meeting or coaching call/meeting will NOT be refundable.**

The only exceptions that may excuse late notice in this Agreement are: bereavement, family emergencies and medical emergencies. The occurrence of any of these exceptions must be notified by Client to Coach as soon as possible following occurrence in order for the discovery call/meeting or coaching call/meeting not to be treated as to be excused.

Confidentiality

This coaching relationship, as well as all information (documented or verbal) that Client shares with Coach as part of the interaction between Client and Coach will be treated by both parties as confidential. Communications are not subject to the protection of any legally recognized privilege.

Indemnity

Client hereby agrees to indemnify and hold Coach, Coach for Tutors and each of their respective employees, officers, affiliates, successors, assigns, administrators, heirs, representative, advisors and agents (the "**Indemnified Parties**") harmless from any damage, liability, claim, cause of action, fee, fine, penalty, duty, impost, cost (including legal fees and costs) or other expense that any of the Indemnified Parties may suffer or be subjected to as a result of any action or omission of Client following the date hereof. The terms of this section shall survive any termination of this Agreement.

Intellectual Property Rights

Coach For Tutors retains all ownership rights to the materials provided to Client during Client's participation.

Liability:

Coach is not liable or responsible for any actions or inaction, or for any direct or indirect result of any services provided by Coach.

Coach for Tutors

Limited Liability

- A. Except as expressly provided in this Agreement, Coach makes no guarantees, representations or warranties of any kind or nature, express or implied with respect to the coaching services negotiated, agreed upon and rendered.
- B. In no event shall Coach be liable to Client for any indirect, consequential or special damages at present or any future time.
- C. Notwithstanding any damages that Client may incur, Coach's entire liability under this Agreement, and Client's exclusive remedy, shall be limited to the amount actually paid by Client to Coach under this Agreement for all coaching services rendered through and including the termination date.
- D. The terms of this section shall survive any termination of this Agreement.

Payment

Client pays online and will receive an electronic receipt.