

**Client-Life Coach Agreement
for Life Coaching Services**

THIS CLIENT-LIFE COACH AGREEMENT (this "Agreement") is entered into as of the _____(date), by and between Fred W. Stelson, M.D., doing business as the ADD LIFE Center and his staff ("Life Coach"), and _____ ("Client"). Life Coach and Client may be individually referred to as a "Party" and are collectively referred to as the "Parties".

1. Life Coaching Services

Life Coach will provide life coaching services to Client in accordance with the terms herein. Such services will primarily take the form of telephone, Skype or email consultations. Typically a single telephone/Skype session will last 45 minutes ("therapy hour"), however the Parties may agree to meet for longer or shorter sessions. Meetings will be scheduled as agreed upon by the Parties. Often clients are scheduled for one (1) session per week at a mutually agreed upon time, however the Parties may agree to meet more or less frequently.

The methods of life coaching vary from client to client. Life Coach and Client will collaborate to create an outline of goals for the Client and a plan to reach those goals. In order for the life coaching to be most successful, Client must actively participate and continue to work on things discussed by the Parties both during the telephone sessions and outside of sessions. Life coaching is not the same as psychotherapy. In some cases, clients have needs that would be bettered addressed through traditional therapy. In the event Life Coach believes Client would benefit from psychotherapy, Life Coach will recommend therapy as an alternative or supplement to the life coaching.

2. Professional Fees

Fees are calculated on the basis of reserved time agreed to by the parties spent by Life Coach on Client's life coaching and associated matters. Life Coach's current hourly (45 min therapy hour) fee is \$70.00. Once a session is scheduled, Client will be required to pay for the scheduled duration of the session unless Client provides 24 hours advance notice of cancellation.

3. Billing and Payments

Client will be invoiced at the time of reservation for services rendered by Life Coach. Invoices must be paid prior to the scheduled session. In the event Client fails to pay any amount due by 24 hours prior to the scheduled session, it may be cancelled at the Center's discretion.

4. Contacting Life Coach

Life Coach will make reasonable efforts to be available by email, but Client acknowledges that Life Coach may not always be immediately available. Life Coach is typically available for connections between 9 am and 5 pm (UTC – 5 hrs time zone), Life Coach will make reasonable efforts to return all

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emails and messages as soon as possible, but cannot guarantee a return message on the same day.

5. Termination

Either Party may terminate this Agreement immediately upon notice. Notwithstanding the foregoing, Client shall not be relieved of any obligations to pay fees due to Life Coach solely because of the termination of this Agreement.

6. Disclaimer of Warranty / No Guaranty of Results

Life coach makes no representations as to results of the life coaching and explicitly disclaims any warranty or guarantee of results. Client agrees and acknowledges that desired or anticipated results may not be achieved.

7. Limitation of Liability

IN NO EVENT SHALL LIFE COACH BE LIABLE TO CLIENT FOR ANY SPECIAL, PUNITIVE, INCIDENTAL, INDIRECT, OR CONSEQUENTIAL DAMAGES OF ANY KIND IN CONNECTION WITH THIS AGREEMENT.

8. Applicable Law/Jurisdiction

This Agreement shall be governed and controlled as to validity, enforcement, interpretation, effect and in all other respects by the internal laws of the State of Michigan as applicable to contracts made and performed in that State, without giving any consideration to conflict of law's provisions. Each Party consents to the jurisdiction of the courts located in the Washtenaw County of the State of Michigan. The Parties further hereby waive any right to a trial by jury with respect to any lawsuit or judicial proceeding arising or relating to this Agreement.

9. Counterparts

This Agreement may be executed in one or more counterparts, including by means of facsimile, each of which shall be deemed to be an original, and all such counterparts shall constitute but one instrument.

10. Assignability

This Agreement shall not be transferable or assignable by any Party hereto without the prior written consent of the other Party. Any attempted transfer or assignment other than as permitted above shall be null and void.

11. Amendments

The provisions of this Agreement may be waived, altered, amended or supplemented, in whole or in part, only by a written amendment signed by each of the Parties hereto.

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12. Entire Agreement

Except as set forth herein, this Agreement sets forth the entire agreement and understanding with respect to these escrow transactions and supersedes all prior agreements, arrangements and undertakings, whether written or oral, relating to the subject matter hereof.

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be duly executed as of the date first above written.

CLIENT:

Print Name

Sign

Fred W. Stelson, M.D.,doing business as the ADD LIFE Center

Sign