

LEADERSHIP/COACHING SERVICES AGREEMENT ACCORDING
WWW.WILDLADYNOW.COM AUTHOR/ARTIST EWA LAWRESH

DATE: 24.06.2023

This Leadership/Coaching Services Agreement (the “Agreement”) is dated as of the date of acceptance on the site WWW.WILDLADYNOW.COM by and between Ewa Lawresh, the author and owner of this website and the author/owner of the video/bonuses content (“Coach”) and person/business (“Client”) (collectively the “Parties”) or call coaching content.

The Parties agree as follows:

1. SERVICES: Coach will perform the leadership/coaching services described below (the “Services”):

Coaching calls or any content as bonuses on the website provided.

2. TIME OF COMPLETION:

The Services are as stated by coaching calls, and shall be performed as requested by Client for the duration of the term of this Agreement.

3. EQUIPMENT:

Client shall pay for the coaching calls after the first initial coaching call and is informed that the content is an intellectual property of Coach.

When performing the Services, Coach will use her own equipment.

4. PAYMENT/REFUNDS:

Client shall pay Coach for the coaching calls and any material performed under www.wildladynow.com and under this Agreement the sum of purchased future programs if there will be provided, paid accordingly monthly/yearly.

Refunds – Client will not get refund after payment. Client may resign from membership if will be provided such at anytime, without getting refund.

5. TERM:

The term of this Agreement shall begin on the day of the purchase of the according program on www.wildladynow.com and shall expire on the day of Clients resignation by mail wildladynow@gmail.com.

The term of this Agreement shall continue until terminated by either Party. Termination requires the terminating Party to give prior written notice on email wildladynow@gmail.com, to the non-terminating Party.

6. NOTICE: Any notice required to be given to Leader under this Agreement shall be sent via registered post to the appropriate address below:

Coach: Ewa Lawresh, 43 Cranley Road, OX38BP, Oxford, UK

7. GENERAL PROVISIONS:

(a) All work shall be completed in a professional and workmanship like manner, and if applicable, in compliance with all building codes and other applicable laws.

(b) To the extent required by law all work shall be performed by individuals duly licensed and authorised by law to perform the work.

- (c) Coach warrants that it is adequately insured for injury to its clients and others incurring loss or injury as a result of the acts of Coach.
- (d) In the event Client shall fail to pay any periodic or instalment payment due hereunder, Coach may cease work without breach pending payment or resolution of dispute.
- (e) Coach shall not be liable for any delay due to circumstance beyond its control.
- (f) Coach is an independent author and does not represent any community / society / religion / nationality, or any other associated group with the website www.wildladynow.com and the content provided there, also does not represent any other author or an employee of Coach.
- (g) Any changes to this Agreement must be signed by both Coach and Client.
- (h) This Agreement shall be construed in accordance with the laws of England & Wales. _____
- (i) Neither the Client nor the Coach may assign this Agreement without prior written consent from the non-assigning party.
- (j) The headings of the sections herein are for convenience only, and shall not affect the meaning of the provisions of this Agreement.
- (k) This Agreement constitutes the entire agreement between the Client and the Coach, and supersedes any prior understanding or representation of any kind preceding the date of this Agreement. There are no other promises, conditions, understandings or other agreements, whether oral or written, relating to the subject matter of this Agreement.

8. DISCLAIMER - I Ewa Lawresh do not represent any community, society, religion, nationality, or any other group associated with this website's information. The reader of the information on this website, www.wildladynow.com, takes complete responsibility for her/his/their own interpretations, without further explanations of theoretical and experiential practice. I do not take any responsibility for what the reader understands, interpret or project receiving wisdom from this website and if provided videos - watching videos in the membership area if provided and also while being on coaching calls. Ewa Lawresh does not represent any licensed or registered professional, she is not a medical doctor, registered nutritionist, psychotherapist, therapist, or psychologist. Ewa Lawresh does not put diagnose or cure disease, and this is the client who is obliged to contact any medical or mental professional help if needed. Clients accept their own 100 % responsibility what the be part of the coaching call or watching videos if in future will be provided may impact them and assigns and states that is mature for watching this Material for their own responsibility – if videos will be provided on the website as part of membership/or not. Client accepts and agrees for their own progress. Ewa Lawresh does not make any warrants or guaranties towards watched Material/coaching calls. By agreeing and signing this agreement Client acknowledges that there can be a risk of loss of capital. Client acknowledges also that there is no guarantee that Client will reach their own goal.

9. Non-disparagement – Client understands that shall not make any false, defamatory, derogatory, diminishing or disparaging statements in private or public against Ewa Lawresh services.

IN WITNESS WHEREOF the Parties have executed this Agreement on the date first written above.

SIGNED by Ewa Lawreszuk (the Coach)

SIGNED by the Client

**EXCLUSIVE INTELLECTUAL PROPERTY AGREEMENT
FOR COPYRIGHTED ARTWORK OF THE AUTHOR EWA LAWRESH
ON WWW.WILDLADYNOW.COM**

DATE: 24.06.2023

WHEREAS, Author, Ewa Lawresh is the copyright holder and owner of *****Intellectual Property Rights**, all proprietary interest of all the content and on recorded videos provided for Client to watch on www.wildladynow.com (the "Material");

*****"Intellectual Property Rights"** means all intellectual property rights wherever in the world, whether registrable or unregistrable, registered or unregistered, including any application or right of application for such rights and these "intellectual property rights" include copyright and related rights, database rights, confidential information, trade secrets, know-how, business names, trade names, trade marks, service marks, passing off rights, unfair competition rights, patents, petty patents, utility models, semi-conductor topography rights and rights in designs; [This template legal document was produced and published by SEQ Legal LLP.]

AND WHEREAS, According to Client's assignment for the coaching calls, Author Ewa Lawresh agrees to provide intellectual property and copyrighted work of Author Ewa Lawresh, for Client to be on coaching calls as the Material provided on www.wildladynow.com

NOW THEREFORE, in consideration of the mutual promises, covenants, warranties, and other good and valuable consideration set forth herein, the Parties agree as follows:

1. Grant of provided Material. Author Ewa Lawresh hereby grants to Client a non-transferable possibility to watch the Material on www.wildladynow.com.
2. **Client is forbidden by intellectual property / copyright artwork law to:**

- Reproduce the Material
- Earn on the Material in any form
- Show/share the Material with third party, even with family member and loved one
- Record the Material in any possible way
- Sell the Material
- Adapt the Material into another medium
- Perform the Material
- Incorporate the Material into another product
- Use the Material in advertising materials
- Use, adapt, perform, incorporate, record, show, share, earn, reproduce the Material any other way possible**

The provided content in calls on www.wildladynow.com shall be exclusive.

Author shall remain the sole owner of the copyright in the Material. Client shall enjoy only the rights to watch the videos, and nothing in this Agreement shall entitle Client to make any claim to ownership of the copyright in the Material. Client may not make any other use of the Material from coaching calls for any profit in any form without prior written approval from Author.

3. Term.

- a. The term of this Agreement shall begin on the date written above and shall continue in full force and intellectual property and copyrighted content of the Author Ewa Lawresh is her ownership and it is has no termination (the "Term").

- b. In case Client is finishing their subscription/refuse to pay for the coaching calls on www.wildladynow.com all rights to the content and intellectual property and ownership of the copyright in the Material belongs exclusively to Author Ewa Lawresh and shall be the sole property of the Author Ewa Lawresh.
- c. In the event that this Agreement expires because of not paid amount for the coaching calls/programs on www.wildladynow.com, Client shall remain obligated to not share in any possible way, printed, recorded, publicised for personal or business purposes by word of mouth with the third party, even family members.

4. Author's Representations and Warranties:

- a. Author represents and warrants that it is the sole and exclusive owner of the copyright in the Material, and owns all right, title and interest in the Material under the Copyright, Designs and Patents Act 1988 (c. 48).
- b. Author represents and warrants that it has the legal authority to grant to watch for the Client these videos on www.wildladynow.com for the time of the purchased programs on this site, and that no other person or entity is required to give its consent for the other rights that in this agreement.

5. Client's Representations and Warranties and Moral Rights.

- [...] Client represents and warrants that Client has not licensed, transferred, or shared the Material to any person or entity other than themselves after the agreement and in the duration of this Agreement.
- Moral rights. The Client warrants to the Author that the moral right of each author of the Material to be identified as an author has been waived to the maximum extent permitted by applicable law. [This template legal document was produced and published by SEQ Legal LLP.]

- 6. Indemnification. Client agrees to indemnify and hold harmless while being on calls on www.wildladynow.com for any claims, suits, damages, actions, or other costs arising out any breach of Author's warranties set forth in Section 4 above.
- 7. Governing Law. This Agreement shall be construed in accordance with, and governed in all respects by, the laws of England & Wales, without regard to conflicts of law principles.
- 8. Counterparts. This Agreement may be executed in several counterparts, each of which shall constitute an original and all of which, when taken together, shall constitute one agreement.
- 9. Severability. If any part or parts of this Agreement shall be held unenforceable for any reason, the remainder of this Agreement shall continue in full force and effect. If any provision of this Agreement is deemed invalid or unenforceable by any court of competent jurisdiction, and if limiting such provision would make the provision valid, then such provision shall be deemed to be construed as so limited.
- 10. Notice. Any notice required or otherwise given pursuant to this Agreement shall be in writing and mailed certified return receipt requested, postage prepaid, or delivered by overnight delivery service, addressed as follows:

SIGNED by Ewa Lawreszuk (the Author)

SIGNED by the Client