

AGREEMENT FOR PROFESSIONAL SERVICES

This Agreement for Professional Services is made valid and effective 2011 - 2013

BETWEEN: Client, Illinois Licensed Professional

AND: **Greatest Expectations CE Center**, a corporation organized and existing under the laws of the state of Illinois with its head quarters located at: 2231 Windish Dr. Galesburg, IL 61401, Chicago Branch: 4060 N. Milwaukee Ave 60641 PH: 773.205.5100 Alt. PH: 773.205.8100

WHEREAS, Client finds that the Company is willing to perform certain work hereinafter described in accordance with the provisions of this Agreement; and

WHEREAS, Client finds that the Company is qualified to perform the work, all relevant factors considered, and that such performance will be in furtherance of Client's business.

NOW, THEREFORE, in consideration of the mutual covenants set forth herein and intending to be legally bound, the parties hereto agree as follows:

1. SERVICES TO CLIENT

Greatest Expectations CE Center shall provide the following service to Client, provide continuing education hours.

2. PAYMENT AND INVOICING TERMS

2.1. Payment for Services

Greatest Expectations CE Center will be paid as follows: An initial payment must be made by client payable to Greatest Expectations CE Center (money orders or credit/debit cards only) with monthly payments/installments (money orders or credit/debit cards only) until balance is paid. Monthly payments can be tailored to meet clients needs. Payments/installments will be within a 30 day time period.

\$99 classes: Initial payment of \$50, final monthly payment of \$49

\$199 classes: Initial payment of \$50, 2 monthly payments of \$50, final monthly payment of \$49

\$650 classes: Initial payment of \$100, 5 monthly payments of \$100, final monthly payment of \$50

2.2. Email Notifications

Payment is due within 30 days of the initial payment, all other payments are due no more than 30 days from the agreed upon date between Greatest Expectations CE Center and client. Accounts that are more than 5 days past due, will receive an email alert informing the client interest charges will begin. If Client has any valid reason for disputing any portion of an email alert, Client will so notify Greatest Expectations CE Center within 2 calendar days by email or written notice, and if no such notification is given, the email alert will be deemed valid.

A finance charge of 9 % per month on the unpaid amount of debt owed for services, or the maximum amount allowed by law, will be charged on past due accounts. Payments by Client will thereafter be applied

first to accrued interest and then to the principal unpaid balance. Any attorney fees, court costs, or other costs incurred in collection of delinquent accounts shall be paid by Client. If payment of debt owed is not current, Greatest Expectations CE Center may suspend performing further work. All recertification certificates will not be issued nor recognized by the Illinois Department of Professional Regulations and will be held until balance is paid in full.

3. STANDARD OF CARE

Greatest Expectations CE Center warrants that its services shall be performed by personnel possessing competency consistent with applicable industry standards. No other representation, express or implied, and no warranty or guarantee are included or intended in this Agreement, or in any report, opinion, deliverable, work product, document or otherwise. Furthermore, no guarantee is made as to the efficacy or value of any services performed.

4. LIABILITY

Greatest Expectations CE Center liability, including but not limited to Client's claims of contributions and indemnification related to third party claims arising out of services rendered by Greatest Expectations CE Center, and for any losses, injury or damages to persons or properties or work performed arising out of or in connection with this Agreement and for any other claim. Notwithstanding anything to the contrary in this Agreement, Greatest Expectations CE Center shall not be liable for any special, indirect, consequential, lost profits, or punitive damages. Client agrees to limit Greatest Expectations CE Center liability to Client and any other third party for any damage on account of any error, omission or negligence by client for the particular service provided giving rise to the claim. The limitation of liability set forth herein is for any and all matters for which Greatest Expectations CE Center may otherwise have liability arising out of or in connection with this Agreement, whether the claim arises in contract, tort, statute, or otherwise.

5. Survival

Articles 2, 3, 4, 5, and 6 survive the expiration or termination of this Agreement for any reason.

6. Miscellaneous

6.1. Severability

Should any part of this Agreement for any reason be declared invalid, such decision shall not affect the validity of any remaining provisions, which remaining provisions shall remain in full force and effect as if this Agreement had been executed with the invalid portion thereof eliminated, and it is hereby declared the intention of the parties that they would have executed the remaining portion of this Agreement without including any such part, parts, or portions which may, for any reason, be hereafter declared invalid. Any provision shall nevertheless remain in full force and effect in all other circumstances.

6.2. Notices

Any party may, by notice given in accordance with this Section to the other parties, designate another address or person or entity for receipt of notices hereunder.

6.3. Section Headings

Title and headings of sections of this Agreement are for convenience of reference only and shall not affect the construction of any provision of this Agreement.

6.4. Representations; Counterparts

Each person executing this Agreement on behalf of a party hereto represents and warrants that such person is duly and validly authorized to do so on behalf of such party, with full right and authority to execute this Agreement and to bind such party with respect to all of its obligations hereunder. This Agreement may be executed (by original or telecopied signature) in counterparts, each of which shall be deemed an original, but all of which taken together shall constitute but one and the same instrument.

6.5. Residuals

Nothing in this Agreement or elsewhere will prohibit or limit Greatest Expectations CE Center ownership and use of ideas, concepts, know-how, methods, models, data, techniques, skill knowledge and experience that were used, developed or gained in connection with this Agreement.

6.6. Cooperation

Client will cooperate with the Greatest Expectations CE Center in taking actions and executing documents, as appropriate, to achieve the objectives of this Agreement. Client agrees that Greatest Expectations CE Center performance is dependent on Client's timely and effective cooperation with Greatest Expectations CE Center. Accordingly, Client acknowledges that any delay by Client may result in Greatest Expectations CE Center being released from an obligation, certificate disbursement or scheduled deadline or in Client having to pay extra fees for Greatest Expectations CE Center agreement to meet a specific obligation or deadline despite the delay.

6.7. Use By Third Parties

Work performed by Greatest Expectations CE Center pursuant to this Agreement are only for the purpose intended and may be misleading if used in another context. Client agrees not to use any skills/training produced under this Agreement for anything other than the intended purpose without Greatest Expectations CE Center written permission. This Agreement shall, therefore, not create any rights or benefits to parties other than to Client and Greatest Expectations CE Center.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day of the initial payment of Client. Upon registering with your credit/debit card, submitting your money order with your name, professional license number made redeemable by Greatest Expectations CE Center, or you the Clients provide your signature, you the client are agreeing to the terms listed above and are legally bound in agreement with Greatest Expectations CE Center.

GREATEST EXPECTATIONS CE CENTER
THERESA OLIVER / CEO