



Successiory

LIVE YOUR DREAM. LEAVE YOUR LEGACY

SUCCESSIORY – AGREEMENT TO ENGAGE SPEAKER

CLIENT: _____

SPEAKER: Crystal-Marie Sealy, MBA

DATE: _____

TIME: _____

TOPIC & _____ (Client-selected [Click Here](#))

DURATION: 50 – 60 minutes

LOCATION &
VENUE / ONLINE: _____

A/V & EQUIPMENT: Client agrees to provide equipment as requested by the Speaker. For online engagements hosted by the Client, software to be provided.

FEE: Keynote – CDN\$5,000 plus applicable taxes. (Fees for other Levels – [Click Here](#))
Note: Terms of this Agreement must be kept strictly confidential. Rates increase soon.

EXPENSES: Client is responsible for the Speaker’s reasonable travel, ground transportation (taxi) in home and event cities, lodging (one night), meals and incidental expenses. [Travel **description:** outside of home city, the Client agrees to cover the Speaker’s airfare.]

PAYMENT TERMS: (a) a non-refundable 100% deposit upon signing of this agreement;
(b) ground transportation, lodging, meals and incidental expenses upon the presentation of the applicable receipts; and
(c) no refunds, but for cancellations 2 weeks or more in advance, you get credits toward future events or workshops, redeemable for 3 months from the initial event date.

RECORDING: This is a copyrighted presentation. It is understood that recording, including without limitation audio, video, film or web or other media streaming, in part or whole is not a part of this Agreement without prior written permission of the Speaker.

STANDARD TERMS & CONDITIONS: This Agreement is subject to the additional terms and conditions set out on the attached page, all of which are hereby incorporated into this Agreement by this reference. The undersigned has agreed to the terms and conditions of this Agreement.

Confirmed and Agreed to by:

Client: _____ Date: _____

Speaker: _____ Date: _____

Please sign, initial all other pages and return via e-mail (crystal-marie@successiory.ca).



Successiory

LIVE YOUR DREAM. LEAVE YOUR LEGACY

CONFIDENTIALITY: The Client agrees to maintain the absolute confidentiality of all the terms, conditions, and arrangements contained in this Agreement and/or associated with the appearance by the Speaker.

ENDORSEMENT: It is understood that the Speaker is not endorsing the Client's organization or event, or any party affiliated therewith and shall not be advertised or promoted as doing so. The Client may use the Speaker's name, photograph, and biographical material solely for the purpose of advertising and promoting the Engagement after this Agreement is fully signed, up to and including the Engagement date.

PROMOTION: Any written, online or broadcasted promotional materials featuring the Speaker's name and/or image must be pre-approved in writing by the Speaker, prior to publication and/or distribution.

RECORDING: This is a copyrighted presentation. It is understood that recording, including without limitation audio, video, film or web or other media streaming, in part or whole is not a part of this Agreement without prior written permission of the Speaker.

TAXES: The Speaker's Fee is NET of any local taxes that may be applicable, which must be added on to the Fee.

CANCELLATION: This Agreement is non-cancelable, and all amounts due pursuant to this Agreement shall be paid in accordance with the "Payment Terms" set forth in this Agreement. If at any time the Client by written notice, to the Speaker, cancels or postpones the Engagement, the Client shall be responsible to pay and shall forfeit 100% of the Fee.

If for any reason the Speaker is unable to make the Engagement, the Speaker will use its best efforts to find a replacement who is acceptable to the Client, failing which, the Speaker will fully refund any fees paid to the Speaker by the Client, and the Client shall have no claim for damages against the Speaker.

FORCE MAJEURE: Notwithstanding any other provision of this Agreement, in the event that the performance of any obligation under this Agreement is prevented due to acts of God, wars, hostilities, blockades, civil disturbances, revolutions, strikes, terrorist attacks, or lockouts, or other events of force majeure, the Speaker and/or the Client (the "Parties") shall not be responsible to the other for failure or delay in performance of its obligations under this Agreement. Each Party shall promptly notify the other Parties of such force majeure condition. The terms of this clause shall not exempt, but merely suspend, any party from its duty to perform the obligations under this Agreement until as soon as practical after a force majeure condition ceases to exist.

ENFORCEMENT: This Agreement may be executed in counterparts and each counterpart when so executed and delivered shall be deemed an original. The invalidity or unenforceability of any provision of this Agreement shall not affect the validity or enforceability of any other provision of this Agreement and each provision shall be enforced to the maximum extent permitted by applicable law. This Agreement shall not be changed orally, and shall be governed by the laws of the Province of Ontario.

Please sign, initial all other pages and return via e-mail (crystal-marie@successiory.ca).