



# MASTERY

Between Dr. \_\_\_\_\_ (Your Name) hereinafter "Member;" currently practicing at (Clinic Name) \_\_\_\_\_ (Address), \_\_\_\_\_ (City), \_\_\_\_\_ (State) \_\_\_\_\_ (Zip), \_\_\_\_\_ Phone # ( \_\_\_\_ ) \_\_\_\_\_ (Your Clinic Phone) and UltimatePractice, LLC, hereinafter "Consultant."

Consultant has developed specific practice building procedures, concepts and materials and offers them in a program and whereas Member desires to enroll in the consulting services and program of Consultant, the parties agree as follows;

I. Consultant will make the following services available to Member during the term of this Membership Agreement:

**Premier Package \$99/month (Month to Month Agreement)**

- Online recorded webinar with two experts
- Downloadable Action-Step PDF
- Subscription to tip of the week (Free Bonus)

**Executive Package \$277/month (Month to Month Agreement)**

- Online recorded webinar with chiropractic and business experts
- Online recorded conference call with guest speaker
- Downloadable Action-Step PDF
- 3 Email Consultations per month
- Monthly downloads from the online Practice in a Box
- 50% off every seminar of the year
- Subscription to tip of the week (Free Bonus)

**Mastery Package \$999/month (Month to Month Agreement)**

- Bi-monthly Coaching Calls
- Online recorded webinar with two experts
- Online recorded conference call with guest speaker
- Downloadable Action-Step PDF
- 3 Email Consultations per month
- Monthly downloads from the online Practice in a Box
- FREE Seminars for the entire year!
- Subscription to tip of the week (Free Bonus)

Save 15% and pay the whole year up front. Please read terms and conditions on the other side of this document before signing.

## MEMBERSHIP AGREEMENT TERMS

- Member shall receive a 15% discount if paying this Agreement in full as noted in the yearly fee total.
- Member may attend any of Consultant's intensive training at no additional charge. Member (and any staff or Associates) are responsible for their own travel, lodging and related expenses in attending any/all of Consultant's training.
- All training sessions will take place at times and at locations as Consultant shall designate.
- Member agrees to send Consultant any/all statistical information or records upon request.
- Member understands that this is an intensive program and that participation in all of Consultant's services is strongly encouraged. The materials, methods, and practices presented at each training seminar are highly valuable and essential to the program. Member understands that he/she shall be responsible for the seminars or Member's utilization of Consultant's full services during the term of this agreement.
- This Agreement shall be construed and governed in accordance with the laws. Member agrees and acknowledges that the courts shall have exclusive jurisdiction to hear and determine all actions or suits which may arise from this agreement and Member and Consultant shall be subject to such jurisdiction. Both Member and Consultant waives his/her right to trial by jury.
- In the event that any monthly installment payment is over ten (10) days late, a \$25.00 administrative collection expense shall be added to that month's balance due, and any/all such expenses shall be paid by Member. At Consultant's option, Consultant may withhold all services that would otherwise be provided to Member until any balance that is outstanding for more than 45 days has been paid in full to Consultant. Consultant may, at any time thereafter, declare member in default and require the the remaining balance for the term of this Agreement be accelerated and due and owing to Consultant. Member shall pay interest on all unpaid balances at a monthly rate of 1.5%. Any/all collections expenses for late payment of installments or is Member is declared in default, including reasonable legal costs and court fees, shall be paid by Member. This Agreement together with the terms on the reverse hereof, to the extent applicable represents that entire Agreement and any/all prior Agreements between parties, whether written or verbal are hereby null and void.
- Member understands that monthly installments will be withdrawn on the first of each month. If member begins during the course of a month, the member will receive a pro-rated charge for the first month.
- You agree to maintain Service with us for your Agreement Term. Cancellation Policy: This is a contract and may not be cancelled during the Agreement Term. Consultant may, at any time, declare member in default and require the remaining balance for the term of this Agreement be accelerated and due and owing to Consultant. A written 90-days notice of cancelation is required for all agreements.
- This Agreement is binding upon the parties hereto and their legal heirs, successors and assigns.
- This Agreement begins on the date signed by Member.

I have read, understand, and agree to these Membership Agreement Terms.

Member's Signature: \_\_\_\_\_

Date: \_\_\_\_\_

## COPYRIGHTED MATERIAL

This agreement acknowledges and binds the Member whose name and signature is below to the following terms and conditions. As a Member that receives copyrighted materials developed and distributed by Ultimate Practice to Members, I agree that I will NOT copy, reproduce, distribute, or share in any way the copyrighted printed materials, videotapes, CDs or other mediums I have received from Ultimate Practice. Additionally, I understand and agree these copyrighted materials are strictly for the use of my chiropractic clinic's paid employees for the sole purpose of information and education. I further agree to hold Ultimate Practice and Ultimate Practice employees harmless from any liability related to the purchased materials. I agree that I am solely responsible to check with my individual state chiropractic licensing board and state laws pertaining to the content, legality, and implementation of these materials. I acknowledge and agree in advance there is no claim made as to the legality of content of the purchased materials and that the materials are for informational purposes only. Furthermore, I agree there is no claim made or guarantee as to any results or outcomes from the purchases products. Federal and California state law provides severe civil and criminal penalties for the unauthorized reproduction, distribution, exhibition of copyrighted materials, videotapes, CDs, or any other medium. Criminal copyright infringement is investigated by the F.B.I. and may constitute a felony with a maximum penalty of up to five years in prison and/or a \$250,000.00 fine.

I have read, understand, and agree to the Copyright Agreement:

Member's Signature: \_\_\_\_\_

Date: \_\_\_\_\_