

LMI SPEAKER ENGAGEMENT AGREEMENT

This agreement constitutes the entire agreement and both parties hereby agree that there are no agreement(s) either written or oral, which may otherwise be included in the general understanding of, or provisions of this agreement.

1. Fee Schedule:

Standard Corporate Rates

Up to 1 Hour

US \$10,000 (within Metro-Chicago area)

US \$12,000 National (outside Metro-Chicago area)

US \$14,000 International

US \$500 each additional hour

Discounted Rates for Not-for-Profit

Up to 1 Hour

US \$9,000 (within Metro-Chicago area)

US \$11,000 National (outside Metro-Chicago area)

US \$13,000 International

US \$500 each additional hour

Discounted Rates for School Assemblies

Up to 1 Hour

US \$5,000 (within Metro-Chicago area)

US \$7,000 National (outside Metro-Chicago area)

US \$9,000 International

US \$500 each additional hour

Listed fees are for standard programs. If you require extra research and customization for your group, presenter will be glad to quote you a special fee, which will include consultation and preparation time.

- 2. Payments, Deposits and Cancellation Policy:** A deposit of 50% of the agreed fee is required upon confirmation of the booking. The balance is due at the event prior to the presentation. If the program is canceled by the client and not rescheduled, the deposit is non-refundable and will be considered full settlement.

- 3. Facility and Audio/Video Support:** Client agrees to provide room set-up at the facility, product table area and video equipment as discussed with LMI or staff. Client will make all arrangements for the location of this event and for informing

the participants. Client agrees to confirm facility 48 hours prior to event and bill or charge to client account or client business address. LMI believes continuous reinforcement of ideas is the best way to learn and will make books, videos, CDs and DVDs available to program participants following the program. Any non-profit audio and video distribution of the program within your organization are permitted, provided that a master copy of such recording is supplied to and approved by the speaker, prior to any distribution. Profit-seeking distribution of any magnitude requires a separate written royalty agreement.

4. **Travel Expenses:** Client agrees to provide transportation – standard coach unrestricted, round-trip air-fare tickets from Chicago and/or ground transportation such as car fare or rental car. Client agrees to confirm 48 hours prior to event and bill or charge to client account or client’s business address. The current standard IRS mileage rate will be applied when speaker uses his/her personal automobile.
5. **Lodging:** Client agrees to secure and confirm lodging 48 hours prior to event and bill or charge to client’s account or client’s business address, guaranteed for late arrival. A non-smoking room is preferred.
6. **Meals:** Client agrees to provide two (2) meals per day. Client agrees to confirm 48 hours prior to event and bill or charge to client’s account or client’s business address.
7. **Administrative Support:** Client agrees to provide administrative support and confirm 48 hours prior to event and and bill or charge to client’s account or client’s business address.
8. **Miscellaneous:** This document constitutes the entire and exclusive agreement between the parties with respect to the subject matter hereof and supersedes all other communications, whether written or oral. This document and your signature entry in electronic form, fax or hardcopy duplicate in good form, shall be considered an original document with authenticated signature admissible into evidence unless the document’s authenticity is genuinely placed in question. You may issue a purchase order, but it will have no substantive effect on our Agreement. This Agreement may be modified or amended only by a writing signed by an authorized representative of presenter. It is agreed that sales representatives and distributors of the presenter’s Program have no authority to alter this Agreement. Any provision found by a tribunal of competent jurisdiction to be illegal or unenforceable shall be automatically conformed to the minimum requirements of law and all other provisions shall remain in full force and effect. Waiver or any provision hereof in one instance shall not preclude enforcement of it on future occasions. Headings are for reference purposes only and have no substantive effect.
9. **Disclaimer, terms, conditions and waiver of claims:** This Agreement is hereby entered into by the client above, and by Leon Muhammad International, herein

referred to as “LMI”. The parties therefore agree to the following: client acknowledges that investing in the stock and options market is speculative and the client’s entire investment is subject to loss. Client shall not construe anything written, spoken or viewed at the workshops as an offer or, the solicitation of and offer, to buy or sell stocks, options, real estate or other securities, or as a recommendation of specific investments or investment strategies. All strategies, techniques, illustrations and, stocks, options or real estate mentioned or traded during any LMI workshop or event are selected for educational purposes only. No guarantees are made as to profitability of any trade, investment or life performance strategy. Client understands that he or she should seek professional advice before implementing anything taught at any LMI workshop or event. All decisions are made by the client and client agrees to hold LMI or any of its affiliates, instructors, officers, sales representatives and staff member, harmless from any activities resulting from information obtained at the workshop or any LMI event. LMI is not a stockbroker, real estate broker, or financial brokerage firm. Clients agree to use the books, materials and information acquired through LMI for personal use only, shall not give such materials or information to others and shall not use such for any commercial endeavor that would be in direct or indirect competition with LMI. Client agrees not to record the workshop by any means or, photocopy or reproduce by any method, the lecture, books and materials received from LMI. Client will be notified as to the actual facility used prior to the event.

10. **Handouts/Supported Materials:** Presenter will provide all workbooks at a cost of \$ _____ per person. This will be billed after the event.
11. **Jurisdiction:** For matters of litigation, both parties agree this agreement shall be subject to the jurisdiction and the laws of the State of Illinois.
12. **Early Bird Payment Discount:** If full investment fee is received by LMI 10 business days before the event date, deduct 5% of payment as an Early Bird Payment Discount.
13. **Optional Provisions:** This agreement is also subject to those Optional Provisions selected for use and initialed by the parties, which are contained on the succeeding pages and the following attachments and riders, if any:
Event Planning Rider,

14. Acknowledgement of delivery: I hereby acknowledge delivery to me of the above agreement and disclaimer. I hereby acknowledge I have read and accepted the terms of the agreement and disclaimer.

Company (Client)

LMI
Company (Presenter)

Print (Owner/Authorized Person)

Print (Owner/Authorized Person)

Signature (Owner/Authorized Person)

Signature (Owner/Authorized Person)

Date

Date