

MARK EATON • SPEAKER AGREEMENT

Client Name: _____ Event Date: _____

The Client agrees to pay the following fees and expenses:

Program Fee

- Program Fee \$15,000.00
 - ✓ All research, preparation and interviews for a 60-minute presentation

Travel Expense

- Flat Rate of \$1,500.00 + Hotel accommodations
Flat rate travel fee includes:
 - ✓ Airline Tickets
 - ✓ Ground transportation
 - ✓ Meals

A 50% non-refundable deposit of \$7,500 is required to hold the date.

Upon receipt of the deposit and signed contract, 7ft4.com LLC will decline other paid engagements for Mark for that date. The deposit is payable to: 7ft4.com LLC PO Box 982108 Park City Utah 84098. Tax ID #.90 0325486. The balance of the remaining speaking fee is due the day of the program. If the Client should cancel this presentation for any reason, it is agreed that all out-of-pocket expenses incurred on their behalf by 7ft4.com LLC will be fully reimbursed to 7ft4.com LLC. upon cancellation.

In the event of breach or cancellation of this contract by the Client up to 90 days prior to the event, the entire amount shall be due immediately to 7ft4.com LLC.

In the event of breach of this agreement by Mark because of illness or an unforeseen emergency, 7ft4.com LLC. will attempt to provide a comparable speaker.

In the event Mark is unable to perform because of circumstances beyond his control, such as failure of means of transportation, Acts of God, riots, strikes, labor difficulties, epidemics, any act or order of

any public authority or any other cause, similar or dissimilar, beyond the speakers control 7ft4.com LLC nor Mark Eaton, will have any liability for expenses or losses incurred by the Client and the Client will only be obligated to pay their non-refundable expenses.

Any handouts required for this session will be a joint effort with 7ft4.com LLC. providing the final electronic file and the Client providing the duplication services. Duplication is permitted for this event only and all copyrights are retained by Mark Eaton of his materials.

The client agrees that all materials, ideas, etc., to be presented or disclosed as part of Mark's program are the property of Mark Eaton and, and that neither the client nor any of its officers, directors, employees, agents or affiliated entities has any right, title, or proprietary interests in such materials nor may they make any other presentations, reproductions (no video nor audio recordings), telecasts, broadcasts or narrowcasts thereof without prior written agreement. The Client hereby releases and discharges 7ft4.com LLC. from any and all claims of libel, slander, and invasion of privacy.

Client video or audio recording: With prior written approval and a charge of \$5,000, the client may audio or video record this presentation. The fee may be waived if the master is provided to 7ft4.com LLC, and the client may keep a duplicate master for internal use only.

Stage/room arrangements: Please have room set up ahead of time (classroom style may be substituted for round tables). Wireless lavalier microphone and LCD Projector with quality speakers

The representative of the client, in signing this agreement warrants that, he or she signs as the duly authorized representative of the Client. 7ft4.com LLC is the duly authorized representative of Mark Eaton for this event.

7ft4.com LLC _____

Client / Company Name _____

Signed: _____

Signed: _____

Title: President _____

Title: _____

Date: _____

Date: _____

Please sign two copies of this contract and return one with the 50% deposit to:

7ft4.com LLC, PO Box 982108, Park City, UT 84098. Arrangements can be made for electronic funds transfer.

For 7ft4.com LLC office use:

Deposit Received: _____ Date: _____ Check #: _____