

LEAD NOW!™ All Access Licensing Agreement

This agreement is between STEWART LEADERSHIP LLC, and _____
[Company], here in referred to as “Licensee.”

The parties agree as follows:

1. Stewart Leadership LLC Obligations.

Stewart Leadership LLC shall provide the Licensee with access to the LEAD NOW! All Access content and collateral in a timely and professional manner during the period of an active subscription.

2. Coach/Consultant Obligations.

Licensee acknowledges that the LEAD NOW! and Leadership Dimension workshop curriculum/content including, but not limited to participant guides, facilitator guides, handouts, and support materials (“Work”) are the intellectual property of Stewart Leadership LLC. The Licensee also agrees to the following:

1. Unlimited access and use of this material is only allowed during the period of an active subscription. Otherwise, this material will not be replicated, repackaged, taught or sold as their own.
2. Stewart Leadership LLC grants to Licensee a nonexclusive, non-transferable, license to download and view Work during the period of an active subscription for up to 3 authorized users listed below:

	Name	Email
User 1		
User 2		
User 3		

3. Licensee is authorized to remove, rearrange, combine, or modify slides or pages from the Facilitator and Participant Guides in order to customize the workshop contents for their clients, but is not authorized to remove or alter any trademark, logo, copyright or other proprietary notices, legends, symbols, or labels on the Work. If any of the Work is used or referenced on Licensee’s own branded templates, please give proper attribution and source credit to Stewart Leadership and/or LEAD NOW!. (LEAD NOW! can appear with or without TM next to it).
4. Licensee shall not: (a) create any language translations of the Work without specific permission of Stewart Leadership LLC; (b) access or use the Work through an application or means not authorized by this agreement; (c) license, sell, rent, lease, encumber, transfer, assign, distribute, disclose, post, make available, or permit sharing with any third party; (d)

aid or encourage any third party to engage in any activity that would constitute a breach of this Agreement; (e) create any work derivative of the Work without prior written consent.

5. The content is provided “as is”, without warranty of any kind, express or implied, including but not limited to the warranties of merchantability, fitness for a particular purpose and noninfringement. In no event shall the authors or copyright holders be liable for any claim, damages or other liability, whether in an action of contract, tort or otherwise, arising from, out of or in connection with the Work.
6. Any breach of this agreement may result in compensation by Licensee to Stewart Leadership LLC to recoup financial, intellectual property, or other losses in addition to fees associated with legal actions.

By signing below, the Licensee signatory acknowledges that they are a duly appointed representative of the Licensee and have read this Agreement and understand its content in its entirety.

Stewart Leadership LLC

Signature: _____

Name: _____

Title: _____

Date: _____

Licensee Company

Signature: _____

Name: _____

Title: _____

Company: _____

Date: _____